ANDHRA PRADESH LEGISLATIVE ASSEMBLY

OFFICIAL REPORT

fourth day of the Fourth Session of the
Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Saturday, the 28th March, 1970.

The House met at Half-Past-Eight of the Clock.

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

PURCHASE OF AEROPLANE

641—

1276 Q.—Sarvasri Poola Subbaiah (Yerrigondipalem), T. C. Rajan (Palamanchu) and B. Niranjan Rao (Malleswaram) :- Will hon- the Deputy Chief Minister be pleased to state :

(a) whether the Government has decided for the purchase of an Aeroplane for the use of the Ministers of our state; and

(b) if so, what is the cost?

The Deputy Chief Minister (Sri J. V. Narasinga Rao):—

(a) Yes, Sir.

(b) (i) Air Craft (Beech Baron) Rs. 4,30,000

(ii) Air Craft spare parts Rs. 2,70,000
320 28th March 1970.  

தல Answer to Questions.
Oral Answers to Questions.
321

(1) 1. ೑. മാർഷിൽ താമസിച്ചിരുന്ന എണ്ണത്തിൽ എത്ര പെയറുകളെ ചെറുകൊള്ളുന്നു?

(2) 2. മാസം എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം. ഏതെന്തു കടലാസ്, പട്ടണത്തിൽ എന്തു കടലാസ് എന്നറിയാം?

(3) 3. തട്ടി എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(4) 4. കൊക്കി എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(5) 5. പട്ടണം എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(6) 6. സുരംഗ എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(7) 7. പോലു എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(8) 8. ചരിത്ര എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(9) 9. നാഴിക എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(10) 10. കേന്ധരം എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(11) 11. സൂര്യാസ്തമ എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(12) 12. സൂര്യാകാശം എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(13) 13. സൂര്യപ്രതിമ എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(14) 14. സൂര്യപ്രദക്ഷിണ എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(15) 15. സൂര്യപ്രതിമാന എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(16) 16. സൂര്യപ്രദക്ഷിണാന്തര എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(17) 17. സൂര്യപ്രതിമാനാന്തര എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(18) 18. സൂര്യപ്രദക്ഷിണാന്തര എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(19) 19. സൂര്യപ്രതിമാനാന്തര എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

(20) 20. സൂര്യപ്രദക്ഷിണാന്തര എന്നറിയാം. ഏതെന്തു കടലാസ് എന്നറിയാം.

Q. 1322. Will the Deputy Chief Minister be pleased to state:

(a) whether there is any proposal with the Government to divert the Bangalore-Madras National Highway which is passing through the heart of Kuppalagurappachatram village, Bandaruppalam taluk, Chittoor district to the outskirts of the said village on account of the frequent accidents occurring due to heavy traffic (cars and lorries) on the said highway and

(b) if so, when the highway will be diverted?

Sri J. V. Narasimha Rao:—(a) No, Sir.
(b) Does not arise.
REPAIRS TO TORUR-VOLIGONDA ROAD

643—

(a) whether the letter dated 21-11-61 has been received by the Chief Engineer, Roads and Buildings and the Director of Anti-Corruption Bureau from Sri N. Ramachandra Reddy, M. L. A., Dornakal, regarding certain malpractices and irregularities in connection with the repairs to Torur Voligonda road, Hanumakonda-Karimnagar road and Warangal-Khammam road; and

(b) if so, what action has been taken by the Department?

Sri J. V. Narasinda Rao :—(a) Yes.

(b) The matter has been enquired into by the Chief Engineer (Roads & Buildings) and the Anti-Corruption Bureau and there is no evidence of corruption. A few minor irregularities were noted and the matter is still under examination.

Smt. N. Vimala Devi :—Will the Deputy Chief Minister be pleased to state:

(a) whether the letter dated 21-11-61 has been received by the Chief Engineer, Roads and Buildings and the Director of Anti-Corruption Bureau from Sri N. Ramachandra Reddy, M. L. A., Dornakal, regarding certain malpractices and irregularities in connection with the repairs to Torur Voligonda road, Hanumakonda-Karimnagar road and Warangal-Khammam road; and

(b) if so, what action has been taken by the Department?
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Q. No. 10696-1 Questions.

(a) Whether compensation has been paid to the land-lords whose land was acquired in connection with the construction of Valigonda-Thorur Road in Hyderabad S. E. Circle;

(b) If not, when the same will be paid;

(c) When the construction work of the said road has been taken up;

(d) When it will be completed;

(e) Whether it is suitable for plying vehicles during rainy season; and

(f) If not, when it will be repaired?

Sri J. V. Narasinga Rao:-(a) Rs. 80,899 has already been paid to some of the land-lords.

(b) Action is being taken to pay the rest before 31-3-1970.

(c) The portion of work in the Warangal District was taken up in 1969 and the work in Nalgonda District in 1962.

(d) The road work has already been completed. Only cross drainage works in Nalgonda District are yet to be completed.

(e) So far as the road in Warangal District is concerned it is suitable for plying vehicles. After cross drainage works are completed the rest of the road will also be fit for plying vehicles in rainy season.

(f) Work is expected to be completed by March, 1971.
O.d Answers to Questions.  28th March, 1770.  325

(a) whether it is a fact that one Sri B. Sankaraiah had applied for the issue of a licence for running a flour mill in Nandur Gram Panchayat in Cuddapah district;

(b) if so, when the application was made;

(c) whether it was not a fact that the whole file was found missing in the Panchayat Raj Department; even when the file was

Licence for a Flour Mill in Nandur Gram Panchayat

643—

1082 Q. —Sri B. Ratnasabhapathi (Rajampet) :- Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that one Sri B. Sankaraiah had applied for the issue of a licence for running a flour mill in Nandur Gram Panchayat in Cuddapah district;

(b) if so, when the application was made;

(c) whether it was not a fact that the whole file was found missing in the Panchayat Raj Department; even when the file was
reconstructed inordinate delay in disposing of the file in spite of personal and written representations made to the Minister by the M. L. A. of the area; and

(d) if so, what action the Minister has taken on the person who is responsible for this wanton and mischievous delay?

The Minister for Education deputised the Minister for Panchayati Raj and answered the question (Sri P. V. Narasimha Rao):—

(a) Yes, Sir.

(b) & (c) — (i) An application dated 14-5-1965 was received by the Gram Panchayat Nandalur on 27-5-1965. The applicant was informed by the Executive Officer, that the Gram Panchayat rejected his request for permission to install a rice and flour mill. The communication is dated 1-2-1966.

(ii) An appeal dated 24-2-1966 was submitted by Sri B. Shankaraiah to the Collector, Cuddapah.

(iii) The Collector took action under section 128 of the Andhra Pradesh Gram Panchayats Act, 1961 and directed the Executive Officer to obtain technical opinion and place the matter before the Gram Panchayat for its decision. But the Sarpanch informed the Collector that as permission was refused under Section 125 (3) (b) of the Act, the question of obtaining technical opinion did not arise.

(iv) Thereupon, the Collector himself obtained the technical opinion and sent all those papers to the Government. The papers sent by the Collector were not traceable in the Secretariat. Later when the Collector remained in this matter the Collector was asked to send the papers on the correspondence. Accordingly he sent copies of papers. A revision petition dated Nil submitted by Sri B. Shankaraiah to Government was received on 27-9-1969. It is not a fact that the whole file was found missing in Panchayati Raj Department. Orders have since been issued allowing the revision petition. The non-traceability of the paper, sent by the Collector has not resulted in the miscarriage of justice.

(d) Does not arise as there seems to be no wanton or mischievous delay, but the matter will be looked into further.

At least dozen times I made representations in this regard. It is only for issue of licence for running a flour mill. It is a very small thing. Afterwards, he was asked to reconstruct the
Mr. Speaker:—He says he will enquire into it.

Sri P. V. Narasimha Rao:—Subject to all that Mr. Ratnasabhapathi said, I do not claim to know about the whole file and the history of it. To that extent, there is a limitation. But to the extent I have information here, it is not the entire file that is missing, but only the papers sent by the Collector were missing. Therefore, it had to be reconstructed and after reconstructed it, it was found that only revision petition presented by Mr. Shankariah the matter could be looked into. He was told that if he wished to do so he could come up in revision. When the matter came up in revision, orders were issued. That is the chronology. If there is anything missing in this chronology, it is for Mr. Ratnasabhapathi to say what he wants.

Mr. Speaker :—This is with regard to a case where a portion of the file was missing. The delay was on account of papers missing. Now what about delays for more than 2 years or so with regard to files the papers relating to which are not missing. So what I am saying the delay is due to some cause or it may be due to lethargy on the part of the people or it may be due to several causes. There are number of cases where for several reasons there has been long delays.

Sri B. Ratnasabhapathi:—This one I have brought before the House only as an illustration of the things that are happening.
NATIONAL WATER SUPPLY SCHEME IN PATTIKONDA TALUK

648—

*1032 Q.—Sri K. Easwara Reddy (Pattikonda) :—Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether is a fact that the National Water Supply Scheme implemented in the villages of: 1. Karumanchi, 2. Golegondla, and 3. Devanakonda firkas of Pattikonda taluk, Kurnool District was a total failure;

(b) whether the Government are aware of the fact that the public of the villages in which the said scheme has been implemented, are suffering for want of drinking water; and

(c) the reasons for not taking any steps to supply water to the said villages by some other means?

Sri P. V. Narasimha Rao:—(a) It is a fact that the schemes were completed and commissioned and handed over to Panchayats for maintenance. The Panchayats did not maintain them properly and the oil engines went out of order.

(b) The public of the above villages are getting water from the existing wells in the villages. and

(c) All the Piped Water Supply Schemes which were executed under National Rural Water Supply and Sanitation Schemes by the Public Health Department were handed over to the concerned Panchayats for maintenance after their completion in Karumanchi Guntongdla and Devanakonda firkas. As the Panchayats do not have enough resources to incur the heavy expenditure required for the maintenance of these schemes, they are not maintained properly. The oil engines supplied for running the above schemes are of foreign make and they are out of order. The spare parts required to get these oil engines repaired, could not be procured in the local market. The firm which had supplied these oil engines is not now manufacturing the oil engines. It has therefore been proposed to instal electric motors wherever the electricity is available to put the schemes into commission.

DRINKING WATER FACILITIES IN PATTIKONDA TALUK

647—

* 1029 Q.—Sri K. Easwara Reddy:—Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether the Government are aware of the fact that there are no drinking water facilities in Pattikonda, Maddikera, Burujala and Hasuni villages, in Pattikonda taluk, Kurnool district; and

(b) if so, the steps taken to provide the drinking water facilities to the said villages?

Sri P. V. Narasimha Rao:—(a) Yes, Sir.

(b) A statement is placed on the Table of the House,
PAPERS LAID ON THE TABLE OF THE HOUSE
WITH REFERENCE TO L. R. No. 1029 (Starred) (*647)

PATHKONDA PIPED WATER SUPPLY SCHEME:

There is a piped water supply scheme existing in this town. During summer, the water supply is inadequate through this scheme. This scheme was executed and completed by the Public Health Engineering Department during 1938 under National Rural Water Supply Programme. Sri K. Eswar Reddy, M. L. A. represented in 1967 that the existing water supply was highly inadequate and that the existing system might be improved to enable the Panchayat to give house connections also. The Sarpanch had stated that if house connections were given nearly Rs. 50,000/- could be realised from the public towards donations. The Chief Engineer Panchayat Raj has reported that the existing water supply scheme which was executed and completed by the Public Health Engineering Department was designed to supply 3 gallons/capita/per day to serve an ultimate population of 1,000. The population as per 1961 census is 1,000 and the ultimate population has to be taken as 15,000 and that improvements to the scheme have to be taken up taking 10 gallons capita per day. As improvement to the existing scheme has to be carried out for increasing the supply to 2½ times detailed investigation has to be carried out for preparing detailed designs, plans and estimates.

Orders were issued on 31-11-1969 permitting the Chief Engineer Panchayat Raj to make detailed investigation of the improvements required for existing Piped Water Supply Scheme at Pathikonda, prepare plans and detailed estimates and to submit them to the Government early. The question of according permission to take up execution of improvements to the existing Piped Water Supply Scheme will be considered after the receipt of detailed plans and estimates from the Chief Engineer (P. R.) subject to availability of funds. In addition to the above Piped Water Supply Scheme, there are 7 private wells in this town. The people of this town bring water from the above private wells also. In Pathikonda Town one bore well was drilled up to 125 depth and tapped water at 65 depth. Hand pump has also been used for this bore well, and is used by Public for drinking purposes.

MADDIKARA PIPED WATER SUPPLY SCHEME:

The Government approved the piped water supply scheme for Maddikara during the year 1963 for investigation and preparation of plans and estimates. The scheme could not be taken up for execution for want of funds. There are four step wells and four draw wells in this village. During summer except two wells other wells dry up. Then, the public of this village get water from the above two wells from the private irrigation wells. Still, there will be inadequate supply of water in this village during summer. The piped water supply scheme is proposed to be taken up for execution during the IV Five Year Plan period. Bore wells for drinking water supply in Maddikara Village will be taken up with the U. N. I. C. E. F. rigs during the year 1970-71.

BURUULA:

There is a well existing in the village and the water in it is not fit for drinking purposes. The people of this village fetch water from
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the nearby vanka which is one mile away from the village. Construction of two vakkarenics was sanctioned for execution under the RWS Grant, out of which one is intended for Harijans. These works are in progress. In addition to these Vakkarenies, a piped water supply scheme has been proposed for sanction under Ravalaseema Development Board. The same will be taken up for execution seen after release of grant. Bore wells for drinking water supply in Burujula village will be taken up with the U. N. I. C. E. F. rigs during the year 1970-71.

HOSUR:

There is only one step well in this village. The water in it is not fit for drinking purposes. The people of this village fetch water from the nearby vanka springs. During summer, they get water from the private irrigation wells, which are far away from the village. There is inadequate supply of water throughout the year. This village is one of the villages approved in the comprehensive piped water supply scheme for Alur and other 88 villages, sanctioned by the Government. This scheme is in progress, and the present scarcity of water will be solved when the above piped water supply scheme is completed. Bore wells for drinking water supply in Hossur Village will be taken up with the U. N. I. C. E. F. rigs during the year 1970-71.

Sri P. V. Narasimha Rao:—It may be a policy. The point raised shall be conveyed it to the Minister of Panchayatraj. He will examine.

Sri P. V. Narasimha Rao:—It is a matter of general policy.

Sri P. V. Narasimha Rao:—It may be a policy. The point raised shall be conveyed it to the Minister of Panchayatraj. He will examine.

**CONSTRUCTION OF A CAUSEWAY AT SERIAVARAM**

648—

*1384 Q.—Sri B. Ratnasabhapathy:—Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether the Minister has received the representation from the M.L.A. of Rajampet constituency regarding the sanction of the estimate and entrusting the work to a contractor for the construction of a causeway at the village of Seriavaram in Kondur Panchayat of Rajampet Samithi of Cuddapah district; and

(b) if so, what action has been taken on the representation?

Sri P. V. Narasimha Rao:—(a) The hon. Member gave a representation to the Minister for Panchayati Raj on 6-3-1970.

(b) The Collector, Cuddapah was requested to send a detailed report in the matter. It was received by Government on 21-3-1970 and it is under examination.

**JAWAHAR BAL BHAVAN AT HYDERABAD**

649—

*784 Q.—Sri P. O. Satyanarayana Raju (Yemmiganur):—Will the hon. Minister for Education be pleased to state:

(a) whether any amount was sanctioned to the Jawahar Bal Bhavan at Hyderabad by our Government during the current financial year, for its expansion:

(b) if so, the amount so sanctioned; and

(c) what are the proposals of expansion?

Sri P. V. Narasimha Rao:—(a) No, sir.

(b) and (c) Do not arise.
65)—

4 782 Q.—Sri P. O. Satyanarayana Raju:—Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the Government is contemplating to introduce Reforms in the system of examinations of Secondary Schools and Colleges;

(b) if so, whether a copy of the details will be laid on the Table of the House; and

(c) when are the proposals likely to be implemented?

Sri P. V. Narasimha Rao: (a) A limited reform in setting question papers for examinations has been introduced from S. S. C. Public Examination held in April 1969.

(b) A statement is placed on the Table of the House.

(c) These reforms are proposed to be introduced in the non-language subjects as and when the sample question papers are ready for circulation.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

Vide Answer to L. A. Q. No. 782 [* 650]

Item (b) The details of the scheme are as appended below:

1. Introduction of objective based questions i.e. based upon specific objectives predetermined for teaching procedure;

2. Elimination of choice or over all optional questions in the question paper.

3. Setting questions keeping the objectives of teaching in view.

4. Preparing a design showing the distribution of mark among the objectives, content portions concerned and the form of questions objective and essay type.

5. Preparation of a blue print of the plan of the question paper covering the different tables of the design.

6. Preparation of a scoring key for the objective type of questions and marking scheme for the essay type of questions.

7. Deduction of a question wise analysis of the question paper.
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Sri P. V. Narasimha Rao:—This is for a limited purpose. Law and order questions.

Sri P. V. Narasimha Rao:—Deduction of a questionwise analysis of the question paper set... This is one of the schemes. In the Kothari Commission report, the examination system and the reforms to be brought therein have been dealt with at length. That is the last word on the subject. We are trying to conform to the recommendations of the Kothari Commission as quickly as possible.

Cheap Editions of 'KANYA-SULKAM'

504 (1841) Q.—Sri P. O. Satyaarayana Raju:—Will the hon. Minister for Education be pleased to state:

(a) whether there are proposals before the Government to publish popular and cheap Editions of 'Kanyasulkam'; the drama of late Guruzada Appa Rao garu; and

(b) if not, whether the Government would endeavour to publish popular editions of the work of Guruzada Appa Rao?

Sri P. V. Narasimha Rao:—(a) No, Sir. A popular edition of the book is said to have been already brought out by the EMSCO publications Madras. The question of bringing out a volume containing the first and second editions of 'Kanyasulkam' with the exhaustive critical introduction is under consideration of the A. P. Sahitya Akademi.

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(b) There is no such proposal at present such things have to be taken up by the Andhra Pradesh Sahitya Akademi who are already publishing the popular editions of Telugu classic.

SRI P. V. Narasimha Rao:—(a) The management has implemented the Senior Grade for Telugu Lecturer with effect from 1-12-1969 instead of 1-4-1966 as directed by the Department.

(b) No such case has been reported from other private Colleges in the State.

(c) This is under examination.

(d) The proposal is under consideration of the Government.

What is the course of action that has to be taken by the Government?

They have finally implemented the orders.

Sri P. V. Narasimha Rao:—I could not say offhand. About Hindi, I can give information later on.

Sri P. V. Narasimha Rao:—The rules are very clear. It is one of the subjects to be taught at the University level and the same staffing pattern which is available for other languages will be given to it.

SOIL TESTING CENTRES

653—*1043 Q.—Sarvasri N. Raghava Reddy and Bhimreddy Narasimha Reddy (Thungaturthi):—Will the hon. Minister for Agriculture be pleased to state:

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(a) the number of Soil Testing Centres extended in our State since last year till now;

(b) the nature of additional aid obtained from the Central Government to increase their number; and

(c) whether the State Government requested the Central Government for additional help for increasing the number of soil testing centres in the State?

The Minister for Agriculture (Sri K. Venkataratnam):—

(a) Ten.

(b) The Central Government allotted three mobile Soil Testing Laboratories which will be attached to the standard stationary laboratories at Rajendranagar, Bapatla and Tadipalleghem.

(c) As this is a State sponsored scheme, the question of requesting the Government of India does not arise.
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(1) ఇ. పెద్ద నాలుగు (శ్రీశర్మ): వారె కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించారు?

(2) కారకం సహాయాలు: అత్యంత పర్యావరణ విషయం ఉంది మరియు వారెలో ప్రాంతాలు మాత్రమడు ప్రతి సంఖ్యలు ప్రతి ప్రాంతాలు ముందుగా సమాధానాలు సమర్పించడానికి సమర్పించారు. కాబట్టి నాటి సహాయాలు వారె కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించారు?

(3) ప్ర. రామారావు లెర్రా (ప్రముఖ వ్యక్తి): 10 కషిం కాకుండా అభివృద్ధి చేయడానికి సంచాలకలు ప్రతి ప్రాంత కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు?

(4) కారకం సహాయాలు: 10 కషిం కాకుండా అభివృద్ధి చేయడానికి సంచాలకలు ప్రతి ప్రాంత కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు. పాటు వారె కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు. కాబట్టి నాటి సహాయాలు వారె కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు.

(5) ప్ర. రామారావు లెర్రా (ప్రముఖ వ్యక్తి): 10 కషిం కాకుండా అభివృద్ధి చేయడానికి సంచాలకలు ప్రతి ప్రాంత కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు?

(6) కారకం సహాయాలు: 10 కషిం కాకుండా అభివృద్ధి చేయడానికి సంచాలకలు ప్రతి ప్రాంత కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు. కాబట్టి నాటి సహాయాలు వారె కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు. కాబట్టి నాటి సహాయాలు వారె కషిం కాకుండా గంగా ఆలయాలు మాత్రమే తయారు చేయడానికి సమర్పించడానికి సమర్పించారు.
8th March, 1970.

Oral Answers to Questions.

V. Baga Reddy (Zahirabad) :- Will the hon. Minister for Agriculture be pleased to state:

(a) the rate per tonne of sugarcane fixed by the Government:

for the year 1969-1970

**Rate of Sugarcane**

- 1420 Q.
(b) whether this rate will be applicable in case of cane supplied to the Khandasari factories;

(c) who is the authority to take action if this is not implemented properly; and

(d) if so, the action taken in that regard?

Sri K. Venkataratnam:—(a) A minimum price of Rs. 73.70 per metric tonne of sugarcane has been fixed by the Government.

(b) Yes, Sir.

(c) The local Sugarcane Inspectors and the other licensing Inspectors.

(d) So far no written complaints in support of payment of a lesser price than the minimum fixed have been reported against any Khandasari units by any cane grower.
Where is the check from the Government? The District Agricultural Officer and the Asst. Agricultural Offices are there. All the factories are doing it with the connivance of the Government and the Ministers.

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Where is the check from the Government? The District Agricultural Officer and the Asst. Agricultural Offices are there. All the factories are doing it with the connivance of the Government and the Ministers.
Oral Answers to Questions.  22nd March, 1970.  341

Mr. Garvin appealed to the House to get a reply to a question which had been put to him on 13th March.

Mr. Bowden said that a reply had been sent to the right hon. Member.

Mr. Garvin asked if a reply had been sent to him.  A reply had been received from the Secretary of State for War, which was being sent to the House that day.

Mr. Bowden said that the answer had been sent to the right hon. Member for BH.
Oral Answers to Questions

342  28th March, 1970

He also stated that he was helpless in the matter except hope that the factories would co-operate. He also stated that he was helpless in the matter except hope that the factories would co-operate. In the case of Nizam Sugar Factory and Co-operative Sugar Factories, they may be able to do it but in the case of private factories, it may be doubtful.

We shall organise the cultivators on the basis of collective bargaining. We shall win the case.

Otherwise, let them say “we are helpless; we cannot do anything.” It is actually for the cultivators to do something.

Otherwise, let them say “we are helpless; we cannot do anything.”

SANSKRIT UNIVERSITY AT VIJAYANAGARAM

655—

*739 Q.—Sri B. Niranjana Rao:—Will the hon. Minister for Endowments be pleased to state:

(a) whether it is a fact that the Government is going to establish a Sanskrit University at Vijayanagaram;

(b) if so, when is it going to be started;

(c) whether Government of India is agreeable to bear 50% of the expenditure; and

(d) whether T.T. Devasthanam Board has allotted any amount for the University?

The Minister for Education deputised the Minister for Endowments and answered the question (Sri P. V. Narasimha Rao):—

(a) The question of establishing a Sanskrit University at Vijayanagaram is under examination.

(b) It is too early to state when it will be established.

(c) The Government of India have not yet been addressed in the matter.

(d) The T.T.D. and the Endowment Department are expected to render considerable assistance to this project. In fact, hon. Minister (Endowments) has already promised to do so and the Commissioner, Endowments is seised of the matter.

PROPERTIES OF MULKUTLA MAHALAKSHMAMMA TRUST, KAKINADA

655—

*241 Q.—Sri C. V. K. Rao:—Will the hon. Minister for Endowments be pleased to state:

104—4
(a) whether Government is aware that the lands endowed to Mulkulla Mhalakshmanam Trust, Kakinada of about 150 acres were sold away by the trustees;

(b) whether the trust properties were properly utilised according to the will of the donor for feeding the poor and the destitute children;

(c) whether under the provision of law Government is checking up this trust and exercising vigilance over its affairs; and

(d) if so, to what extent?

The Minister for Religious Endowments (Sri R. Ramalinga Raju)—(a) The trust owns only an extent of Ac 102.93 (as per the Plaint 'A' Schedule in O S No. 12/63 in the Court of the Subordinate Judge, Kakinada, but not of 150 acres. As regards the sale of lands by the trustees, an extent of Ac. 9.41 cents at Kolanka village, Ac. 56.81 at Pthapuram village, and Ac. 16.03 at Gokivada village (total Ac. 82.25 cents) were sold, and the sale proceeds were invested in the interest yielding deposits. The lands were sold with the prior permission of the Court.

(b) The institution has been published under Section 6(b)/1 of the Act 1966 on 4-1-1967. But it did not come under the control of the Department. An enquiry into the management of the institution is still being conducted by the Deputy Commissioner, Endowments Department.

(c) As the institution has not been registered so far under section 38, it has not been brought under the control of the department. Registration of the endowment is the first step to invoke the provisions of the Act. The Deputy Commissioner's, Endowments Department, Kakinada is enquiring into the management and necessary action will be taken after the enquiry is completed.

(d) Does not arise in view of answer to clause (c) above.
Oral Answers to Questions—

EXCESSIVE COLLECTION OF SEIGNORAGE CHARGES IN
KRISHNA RIVER

(a) whether it has been brought the notice of the Government
that excessive seignorage charge is being collected on account of the
fact that the right of selling sand in Krishna river has been given to
a single person;

(b) if so, the nature of action taken thereon;

(c) the intention of the Government in and giving the said
right to a single person; and

(d) whether the system of collecting more revenue will be
adopted at least from 1-2-70, by dividing it into plots and putting to
public auction?

The Minister for Irrigation (Sri S. Sidda Reddy, (a) Some
petitions were received against sand contractor for 1969.

(b) Surprise inspections were conducted both by the Executive
Engineer and Superintending Engineer. During one of the inspec-
tions, it was found by the Superintending Engineer that the contractor
had collected excess charges in one case and he was warned. The
petitioners were addressed by registered letters but they were returned
by the postal authorities, as the address was insufficient. Hence no
enquiry could be conducted.

(c) & (d) In May 1968, it was decided by the Government
that the right for removal of sand in the Krishna river at Vijayawada
be disposed of by inviting sealed quotations. Small portions were also
ordered to be reserved for two C-operative Societies during the
second half of the year 1968. In 1969, the entire reach was disposed
of by calling for tenders, and it was given to the highest tenderer.
During the present year, i.e., 1970, it was divided into four reaches, and tenders were called for so as to avoid monopoly of any single person and to secure competition.

SEIGNORAGE CHARGES IN KRISHNA RIVER

658—

* 408 (2390) Q.—Sarvasri K. Ramanathan and Kadiyala Venkateswara Rao:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether the Government are in receipt of any petition that the bidder of sand in Krishna river is collecting excessive seignorage charges;

(b) if so, what is the action taken thereon;

(c) whether it has been brought to the notice of the Government that the Superintending Engineer, and the Executive Engineers, have detected that the bidder was collecting excessive amount and recorded the same; and

(d) if so, the reasons for the delay in taking action against the said person?

Sri S. Sidda Reddy:—(a) Some petitions were received against the sand contractor for 1969.

(b) Surprise inspections were made by the Executive Engineer and the Superintending Engineer on receipt of complaints.

(c) & (d) During a surprise inspection of the Superintending Engineer, four lorries were accosted and excess collection was noticed in one case and the lessee was warned. The petitioners were addressed by Registered letters but they were returned by the Postal authorities, as the address is insufficient. Hence no enquiry could be conducted. The question of delay does not arise.

PROVISION OF SAND TENDER SCHEDULE IN KRISHNA RIVER

659—

* 407 (2389) Q.—Sarvasri K. Ramanathan and Kadiyala Venkateswara Rao:—Will the hon. Minister for Irrigation be pleased to state:

(a) what is the provision in the sand tender schedule in Krishna river;

(b) the nature of provision made in addition to that in the scheduled; and

(c) the reasons therefor?

Sri S. Sidda Reddy:—(a) & (b) Presumably the Members are referring to the provisions made in the lease notice and the schedule attached to the agreement for the year 1939. The provisions as they appear in the lease notice and the schedule attached to the Agreement are placed on the Table of the House. The schedule to the Agreement is slightly more elaborately worded than the lease notice but there is no essential difference.

(c) Does not arise.
Short Notice Questions and Answers. 28th March, 1970.

S.No. 6C0-A.
S.N.Q. 1447 I.—Sri R. Mahananda:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that Class IV Employees working in Nagarjunasagar Project Right Canal in Karempudi, Lingamgunta, Guntur, Ongole circles, are going to be retrenched in a few days;

(b) if so, how many of each category and when they will be retrenched; and

(c) will they be reabsorbed in other offices?

Sri S. Sidda Reddy:—(a) & (b) Yes, Sir. 56 Peons who had put in one year service and less have been retrenched by 28-2-1970, due to the closure of 2 Divisions and 15 sub-Divisions.

(c) The Incharge Chief Engineer, Nagarjunasagar Canals has addressed the Chief Engineer (Projects), Superintending Engineers, Vijayawada and Dowalaiswaram Circles (Regular P. W. D. Circles) and the District Collectors, Guntur and Ongole requesting absorption of the surplus Peons in their respective Units against the existing vacancies and new sanctions.

SHORT NOTICE QUESTIONS AND ANSWERS

RETRENCHMENT OF CLASS IV EMPLOYEES WORKING IN NAGARJUNASAGAR PROJECT, RIGHT CANAL

S.No. 660-A.

S.N.Q. 1447 I.—Sri R. Mahananda:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that Class IV Employees working in Nagarjunasagar Project Right Canal in Karempudi, Lingamgunta, Guntur, Ongole circles, are going to be retrenched in a few days;

(b) if so, how many of each category and when they will be retrenched; and

(c) will they be reabsorbed in other offices?

Sri S. Sidda Reddy:—(a) & (b) Yes, Sir. 56 Peons who had put in one year service and less have been retrenched by 28-2-1970, due to the closure of 2 Divisions and 15 sub-Divisions.

(c) The Incharge Chief Engineer, Nagarjunasagar Canals has addressed the Chief Engineer (Projects), Superintending Engineers, Vijayawada and Dowalaiswaram Circles (Regular P. W. D. Circles) and the District Collectors, Guntur and Ongole requesting absorption of the surplus Peons in their respective Units against the existing vacancies and new sanctions.
Short Notice Questions and Answers. 28th March, 1970.

(a) Whether it is a fact that the salaries of the Forest Employees in Karimnagar West are being disbursed through M.O.; and

(b) In view of the inordinate delays in this method, will the Government arrange to pay directly, as is practised in other districts of Telangana?

The Minister for Forests (Sri S. Suryanarayana Raju) :—(a) & (b) In Karimnagar West Division as well as in all other divisions in Telangana, the salaries of the Forest subordinates of the rank of Deputy Range Officers and below, who have agreed in writing for remittance of their salaries by M.O. are being disbursed through M.O.

...
Adjournment Motion: 28th March, 1970.

Mr. Speaker.—I am to announce to the House that I have received the following letter from Sri R.S.R. Rangarao. The letter reads like this: “I have decided to join the Congress legislature Party headed by Sri K. Brahmamadand Reddy. I request you to allot me a seat on the Congress benches.”

ADJOURNMENT MOTION

re: Strike by the Students of Ayurveda and Unani Colleges.

Sri G. Rajaram (Balkonda):—As I gave in the notice of adjournment motion, about 1,000 students of 3 Ayurvedic Colleges and 1 Unani college run by the Board of Indian Medicine, are on strike from 10-3-70 and this strike is in connection with their long-standing demands. The position of these students and courses is that after Matriculation these students are expected to undergo a course for 4½ to 5½ years. This course includes both Indian Medicine as well as Anatomy, Physiology and other things. What has happened is that up to 1960 the students who have undergone these courses were allowed to have another course called G.C.I.M., by which they were enabled to have a knowledge of modern medicine and the use of modern medicines. So, that solved their problem inspite of the protest by the Board of Indian Medicine. But it is strange phenomena from 1960 to 1967 the students are placed in a very awkward position and their future is very dark as the Osmania University has already taken up these colleges under its control and they are going to give degrees to the students. The future of these students who had undergone the course between 1950 and 1967 is very dark. The Government is not in a position to give employment to all these diploma holders because there are very limited hospitals in the State nor are they being allowed to have private practice. So the position is that 1,000 diploma holders are unemployed. The students who have undergone a course of 4 1/2 to 5 1/2 years numbering 1,000 if they are allowed to be employed in the Society, my humble submission is that every unemployed person, you know, Sir, is a potential danger to the Society; particularly these students or these diploma holders who have undergone a course of 4 1/2 to 5 1/2 years are neither being employed by Government nor are they being allowed to have private practice. Their only demand and genuine grievance is that just as the students who had undergone this course between 1943-1959 were allowed to have a course of G.C.I.M., these students also should have the same facility. The Government would not have to incur much expenditure on this account nor is it going to be a recurring expenditure. It would be only for one year and the expenditure may be only a lakh of rupees. If the G.C.I.M. course is also allowed to these 1,000 students the problem will be solved once for all because from 1967 onwards the Osmania University has taken these colleges.
Adjournment Motions:

re: Strike by the Students of Ayurveda and Unani Colleges.

354 28th March 197C.

under its control and conferring degrees on them. The future of these diploma holders who had undergone the course between 1960 & 1967 is very dark. Therefore I request the Government to take immediate action. The Students' Council of Action has recently decided that they would boycott the examinations because there is no future for them after undergoing a training of 1 1/2 to 5 1/2 years. That being so, they have no alternative but to boycott. Therefore I request the Government to take stock of the situation and be kind enough to spend only a lakh of rupees and allow these students to undergo course of G. C. I. M. and solve this problem once for all so that they may eke out their livelihood without causing burden to the Government.

R. Acry
Adjournment Motion: 28th March, 1970.

re: Strike by the Students of Ayurveda and Unani Colleges.

The Minister for Health and Medical (Sri Md. Ibrahim Ali Ansari):—Sir, the Government was not in fact in the know of these students’ pending demands actually what they wanted. Very recently they had approached me and gave a Memorandum saying that after the completion of Suddha Ayurveda and Suddha Unani courses they may also be trained in Allopathy. The G. C. I. M. course was abolished on the recommendation of the Board of Ayurveda. Again I am getting the representation examined. We will have to consult the Board of Ayurveda and the Central Medical Council before we could take a decision; it will not be possible for this Government to take an immediate decision. Certainly we are sympathetic and we are trying to get it examined and we will see what best could be done.

(Interruptions)

Mr. Speaker:—The Minister has stated: “By ourselves we cannot do; we are in correspondence with the Ayurvedic Board.” (To the Minister) Please see that an immediate decision is taken after consulting the Board.

Sri B. Ratnasabhapathi:—They are carrying on the strike for such a long time. Why not the Minister receive them, have a thorough-going discussion and try to meet their demand or satisfy them that they are going to solve their problem.

Mr. Speaker:—From the answer given by the Minister, it looks as though he concedes the demands and the demands are reasonable. The only difficulty for him is they must consult and obtain recognition of the Ayurvedic Board.

Dr. T. V. S. Cnalaapathi Rao:—So far as I know, the Board does not come into the picture.

Sri B. Ratnasabhapathi:—If as the Speaker has said the Minister is in agreement with the demands of the students it becomes easier to persuade the students; there should be no difficulty for the students to call off their strike.

Sri Md. Ibrahim Ali Ansari:—I have already submitted the Government is not in a position to give a definite reply as our decision will be subject to the consultation with the Board of Ayurveda and the Central Medical Council.

Mr. Speaker:—The question is students have placed certain demands before you and you must have gone through all those demands.

Sri Mohd. Ibrahim Ali Ansari:—Very recently—about 3 or 4 days back.

Mr. Speaker:—It may be 3 or 4 days or a month back. The students have placed their demands before you. Naturally they must be under examination by you. After going through the demands you have to consult the Board of Ayurveda. In the first place are you convinced that the demands of the students are reasonable. Now

Adjournment Motion:  
re: Strike by the Students of Ayurveda and Unani Colleges.

having gone through the demands and you in a position to concede any of their demands even after consulting Ayurvedic Board.

Sri Mohl. Ibrahim Ali Ansari: It will all depend on what advice they are going to give.

Dr. T. V. S Chalapathi Rao: The Minister is pleased to say that the matter is brought to the notice of the Government just a few days back but the Memorandum says as early as 1967 the Government appointed the Melkote Commission and the report is pending for the last 3 years. Now the Minister says the Government will consult The question of consulting does not arise because it is not Ayurvedic course and the Government should make a policy decision as to whether they will start 2 years course.

Sri G. Rajaram: Dr. Melkote Commission specifically recommended to accept these demands so that the problem may be once for all solved. The report is pending with the Government. One more obnoxious position is that the registered medical practitioners who have no knowledge of any medicine—either Inian or Allopathic—they were allowed to use Allopathic medicines and give injections. But these students who have undergone training for 4 to 5 years are being denied the facility; this is a very unfortunate state of affairs.
Adjournment Motion: 28th March, 1970.

re: Admission of Andhra students into the educational institutions in the twin cities.

Sri Mohd. Ibrahim Ali Ansari:—Even in Madras, I am told as far as my information goes, they have abolished G. C. I. M.; they have converted it into regular M. B. B. S. The strike of the students I think is unwarranted because before joining the college, they knew what they had to study, the curriculum and all that. Now after completing 4 years they want us to give training in Allopathy. The very idea of abolishing the G. C. I. M. was to give more concentrated training in Ayurveda and Unani. Regarding Melkote Commission, it has been referred by the hon. Member; it was appointed in 1967 on the representation of only Unani students and not the Ayurveda students. Now both have come up. As I have already submitted we will certainly examine and see what best could be done.

Sri Mohd. Ibrahim Ali Ansari:—Regarding the admission the affiliation to the University was going on and the admission of the college was stopped for two years. Now I am told the team has already visited and as soon as we get clearance from the University we will take action.

re: Admission of Andhra Students in the Educational institutions in the twin cities.
Adjourment Motion:
Admission of Telugu Student in the educational institutions in the twin cities

Mr. Chairman, Sir,

We have noticed that there is a shortage of educational institutions in the twin cities. This has led to a situation where students from other parts of the state have to travel long distances to get an education.

We are aware that the Government has taken steps to address this issue by increasing the number of educational institutions. However, the demand for places in these institutions is still high.

Therefore, we request that the Government consider opening more educational institutions in the twin cities to accommodate the growing demand.

Thank you.
Adjournment Motion: 28th March, 1970

re: Admission of Andhra Students in the educational institutions in the twin cities.

drawn the employment opportunities—

(interruption)

Adjournment Motion: 28th March, 1970

re: Admission of Andhra Students in the educational institutions in the twin cities.

drawn the employment opportunities—

(interruption)
Adjournment Motion:

Res: Adv. son of Andhi Stud. in the educational institutions in the twin cities.


In the House of Assembly:

Mr. Speaker,

I rise to move an Adjournment Motion for the admission of A. T. I. S. in the educational institutions in the twin cities. The present educational institutions in the twin cities are unable to meet the demands of the students. The government has already taken steps to establish educational institutions, but the existing institutions are unable to meet the demand. The government has also provided funds for the construction of new educational institutions, but the work is still pending.

The government has also promised to provide scholarships to the students, but the students are not able to avail of the scholarships due to the lack of information. The government has also promised to provide employment exchange facilities, but the students are not able to get employment due to the lack of information.

I therefore move this Adjournment Motion for the admission of A. T. I. S. in the educational institutions in the twin cities.

Yours faithfully,

[Signature]

re: Admission of Andhra Students into the Educational Institutions in the twin cities.

In the House of the People,

Mr. Speaker and Hon'ble Members,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

Mr. Speaker,

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Adjournment Motion:

re: Admission of Andhra Students in the educational institutions in the twin cities.
Adjournment Motion:  28th March, 1970.  and

re: Admission of Andhra Students in the educational institutions in the twin cities.

Sri A. Madhava Rao:—The attitude of the Government is to create problems and then appear to be solving them. What are the remedies that are being provided by the Government? Is it not the responsibility of the Government to provide education for these persons? What is wanted are Government jobs. I request the

(Mr. Deputy Speaker in the Chair)

How to send back Persons and where to put them and what are the remedies that are being provided by the Government? Is it not the responsibility of the Government to provide education for these persons? What is wanted is Government jobs. I request the
Minister to make such facilities immediately so that education is provided.

Sri P. V. Narasimha Rao—Sir, since this matter has come up repeatedly in this House and the other House too, I would like to assure the Members that the importance has been realised. The Chairman, Regional Committee, has just had a talk with me. He proposes to convene a special meeting of the Education Subcommittee day-after-tomorrow. He also proposes to discuss this matter in detail with leaders of the opposition parties and arrive at a satisfactory solution day-after-tomorrow.

Mr. Deputy Speaker: The ruling will be reserved till Monday.

Sri P. V. Narasimha Rao—Sir, the Regional Committee cannot be coerced like this. It is a statutory committee.

Mr. Deputy Speaker: All-right, they will consider about that.

Sri P. V. Narasimha Rao—Sir, the Regional Committee cannot be coerced like that.
Sr. P. V. Narasimha Rao: —I would like to submit, Sir, there is neither the question of coercing the Regional Committee nor any question of by-passing it. I have made it clear time and again. Only thing is we have to consult the Regional Committee. There is a problem regard all of us have to put our heads and solve it.

BUSINESS OF THE HOUSE

Very much pleased to bring to your notice police excess in Guntur. Nellore town. Guntur Police led by Satyanarayana resorting to all sorts of harassment to Inspector Ajo Kumar assaulting employees. Police using highly objectionable abusive language on striking employees in Guntur. Four employees in Nellore beaten in Police Station. Employees becoming reticive. Situation serious. Urgent Government intervention instruct police provocative acts. Hope our Government will not allow this outmoded methods and tarnish the fair image of the State.

Sri P. Subbaiah:—Sir, I have got some fresh information.

Mr. Deputy Speaker:—Sri Ratnasabhapathi has drawn the attention and he has got the telegram. That much will be conveyed to the Chief Minister or if the Home Minister is here and if he is going to make a reference on that, that will make matters clear. Instead of that if you want to have an opportunity ..

Business of the House.

Sri P. Subbaiah: — But, we have personally seen and I have come with fresh information to the House. That is only a telegram.

Mr. Deputy Speaker: — I do not deny that. Do you want to make your observations even after having given half-an-hour yesterday?

Sri P. Subbaiah: — It is not like that. An occasion has come to ventilate the grievance.

Mr. Deputy Speaker: — There was an Adjournment Motion, you were not here. There was a full discussion on this and everything was discussed. Do you feel that I should allot some more time now? I do not think so.

Sri P. Subbaiah: — That apart, Sir, the second part has come, the question of harassment and victimisation. In that connection I have risen to ventilate my grievance.

Mr. Deputy Speaker: — Why only you, there will be others. Therefore, I cannot allow everybody leaving away the agenda.

Sri P. Subbaiah: — It is not a question of giving everybody a chance. My question is I have come fresh and I have come with full particulars of data. Therefore, I have to speak.

Mr. Deputy Speaker: — If you want to speak you can give some notice and then an opportunity will be given to you. Now, I cannot allow.

Sri P. Subbaiah: — No, Sir. I do not allow.

Mr. Deputy Speaker: — What is it that you say? How can you tell me like that?

Sri P. Subbaiah: — No, Sir, I have a right to express.

Mr. Deputy Speaker: — You cannot say that. Please withdraw that.

Sri P. Subbaiah: — I have a right to express, Sir.

Mr. Deputy Speaker: — You say that but you cannot say ‘I do not allow’. I have been appealing to you.

Sri P. Subbaiah: — I have also been appealing to Mr. Deputy Speaker.

Mr. Deputy Speaker: — I think you have lost yourself.

Sri P. Subbaiah: — No, no. I have not lost, Sir.

Mr. Deputy Speaker: — How can you say like that. Is this the Parliamentary procedure?

Sri B. Ratnasabhapathi: — Sir, since the matter is....

Mr. Deputy Speaker: — You have brought the matter and it is there. It does not mean that I should allow fresh debate. That is not the Parliamentary procedure. You have been appealing and I have been hearing.
Sri Ch. Rejeswara Rao:—Little submission, Sir. Sri Subbiah has just come as you know.

Mr. Deputy Speaker:—If the House wants that what has been discussed yesterday should continue to-day, I have no objection.

Mr. Deputy Speaker:—You have already brought it to my notice and it is there. It does not mean I should allow fresh discussion or debate. After allowing every one to have their own say, I do not like again hearing that I do not allow it. That is not the way of parliamentary procedure. You have been appealing and I have been hearing.

Sri Ch. Rajeswara Rao:—Little submission, Sir. Mr. Subbiah has just come.

Mr. Deputy Speaker:—If the House wants that whatever was said in the Zero hour yesterday should still continue, I have no objection.

Mr. Deputy Speaker:—You have come to-day and there may be some more Members who have not expressed yesterday. They may also like to speak.

Sri P. Narasinga Rao:—I have got up-to-date information with me.

Mr. Deputy Speaker:—There are others also who want to speak. Let us not make a full-dressed debate again. Now, he has drawn the attention and he has got the telegram.
Mr. Deputy Speaker:—I will find out at what stage it is and
tell you.

The General body of the Municipal Corporation, Hyderabad held
under the Chairmanship of the Mayor has adopted a resolution
demanding payment of an out-right grant of Rs. 40 lakhs for being
utilised in the public interest.

Mr. Deputy Speaker:—It is a matter of resolution and gene-

erally we have certain matters of very important, very immediate

nature to be discussed so that the Minister could answer. He is not
here and you’re raising the Corporation issue. When he is here, you

can raise it. Where is the Corporation meeting going on?

Sri P. Thimma Reddy:—It is sub-judice.

Although the Director of Printing and Stationery fixed the rate of 5
paise for printing the Land Revenue pass books, the claim was admit-
ted for 27 paise. Who has accepted this claim? Who was respon-
sible for this? Our main allegation was that the Deputy Director
of Printing was responsible for this. What action was taken against
him. But, no reply was forth-coming. Further, there is no signa-
ture on this.

Sri P. Thimma Reddy:—It is sub-judice.
"We have given as many details as possible now that could be disclosed.

Our main allegation was that the Deputy Director of Printing was responsible for accepting this claim. The claim was accepted, the say. Who is responsible for accepting this claim or 25 paisa instead of 5 paisa for printing? These pass books. What action was taken? The reply was not forth coming. If so, what was the action taken?

Sri P. Thimma Reddy: — This is a matter of administrative detail. I will call for the Secretary and Mr. Koajiah can sit with me and help me in locating the thing.

Sri P. Thimma Reddy: — I will call for the officers and you can see. If anything is missing I will ask them to be corrected and further orders to be given. If anything is missing I will ask them to be corrected. Do you agree to that?

Sri P. Thimma Reddy: — He will come here himself and you can find out.

Sri P. Thimma Reddy: — If anything is missing, I will try to collect that information also and furnish it to the House.
370 23th March, 1970. Calling attention to matters of urgent public importance:

re: Situation arising due to selling of adulterate toddy at Palakampalli village, Mahaboobnagar district.

Sri C. Janaga Reddy:—Sir, I have given an adjournment motion.

Mr. Deputy Speaker:—The Speaker has disallowed your adjournment motion.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Situation arising due to selling of adulterated toddy at Palakampalli Village, Mahaboobnagar Taluk.
Calling attention to a matter of urgent: 26th March, 1970 371

Situation arising due to selling of adulterated toddy at Pallakampalli village, Mahaboobnagar district.

Sir, on 9-3-70, at about 7:30 a.m., the police patel of Polkampalli village sent a report to the Sub-Inspector of Police, AnnaSagar Police Station on about the death of one Golla Mallaiah, son of Balliah, aged 85, at Polkampalli village. He further reported that the deceased attended the Jatra on the night of 8-3-1970 at Polkampalli Gutta about 1 1/2 miles from the village and that he was in the state of drunkenness and that he had returned to the village in a toddy lorry. On receipt of the information, the Sub Inspector of Police, Anna Sagar, registered a case vide No. 174 Cr.P.C. vide Crime No. 9/70 and went to the spot and took up investigation of one case. As evidence was available to the extent that large number of people had consumed the toddy and the toddy consumed was likely to have been adulterated, the Sub Inspector seized two bottles of toddy and that has been sent to the Chemical Examiner for examination. There was also evidence to the fact that the deceased has got into the lorry along with large number of others equally drunk and that lorry belonged to Rajendra Goud, an Excise Contractor, a resident of Mahaboobnagar. The deceased in this case was having an injury on his head and hence his body was sent to the Government Hospital, Mahaboobnagar for postmortem examination. The Medical Officer who held the postmortem examination on the 9th morning said that the death was caused by a shock in haemorrhage due to injury. However, the stomach contents have been sent to the Chemical Examiner for analysis. No other person is admitted in the Hospital and no arrests have been made so far and the case is under investigation. The Sub Inspector of Excise also made local enquiries in this case at the instance of the Collector of Excise, Mahaboobnagar on 22-3-1970. It
was evident from the statements recorded that the death of the deceased did not occur due to the consumption of Sendhi or liquor on 8-3-1970. No evidence is also available about the transportation of persons from one place to another in a lorry, according to Mr. Mustagir. But it was reported that some delinquent persons forcibly caught hold of a lorry which was returning to Mahabubnagar from Polkampalli and go into it. They quarreled with Mustagir and others outside the town and demanded money from them. When the lorry proceeded onwards, some persons jumped down from it and some got down earlier. These facts have also been evident from the statement of Mr. Mallada. Thus in the enquiry by the excise officer, there is no direct evidence to show that the death of the deceased occurred due to taking of Sendhi or liquor. The matter is thus under investigation by the police.

Mr. Deputy Speaker:—Now the next call attention matter regarding the malpractices by the President and Members of the Board of Cuddapah District Marketing Society.

**re: MALPRACTICES BY THE PRESIDENT AND MEMBERS OF THE BOARD OF CUDDAPAH DISTRICT MARKETING SOCIETY.**
Iling attention to a matter of urgent public importance re: Mal-practices by the President and members of the Board of Cuddapah district marketing society.

The Minister for Panchayati Raj (Sri T. Ramaswamy):—

I rise to make the following statement:

On several complaints made by the ryots against the distribution of fertilisers by the Cuddapah Dist. Co-op. Marketing Society, simultaneous verification of stocks in all the depots of the Cuddapah Dist Co-op Marketing Society was ordered on 20-8-69. The departmental staff verified the stocks on sample weightment basis and detected deficits to an extent of Rs. 10,279-04 and excesses to an extent of Rs. 65,184-85 in the depots.

During the verification of these stocks several irregularities like shortages in bags, adulteration of stocks like Ammonium Chloride being bagged in Urea bags, mixing of Sudda in Phosphate bags and shortages in bags were noticed.

These deficits in the depots of the Dist. Co-op. Marketing Society were reported by the Collector, Cuddapah in Sept. 69. Variations in the book value of stocks carried over from year to year since 1962-63 were noticed to an extent of Rs. 3,04,584.

To probe further into the matter the R.C.S. has ordered an enquiry under section 51 of the A.P. Co-operative Societies Act, into the affairs of the Cuddapah Dist. Co-operative Marketing Society and authorised the D.I. Registrar (Audit) of his office to conduct an enquiry into the affairs of the Society. The enquiry officer wanted a fresh verification of stocks on 100% weightment for the purpose of his enquiry and to take action against the persons responsible under the Act for the recovery of the deficits. The enquiry officer completed the enquiry on 28-2-71 and his report is awaited. Further action against all those responsible for the deficits including the President and Members of the Board of Directors of the Dist. Co-op. Marketing Society will be taken on receipt of the enquiry report.

The stock verification of fertilisers with the primaries was also got conducted as on 30-3-69. Out of 171 primaries entrusted with
Calling attention to matters of urgent public importance:

**re:** Malpractices by the President and members of the Board of Cuddapah district marketing society.

the fertilisers business, deficits to the tune of Rs. 5,32,619 were noticed in 160 societies while excesses to the tune of Rs. 7,82,64 were noticed in societies. This was reported in December 1970. The Dy. Registrar (Marketing and Consumers) has been instructed to take criminal action against the office-bearers and surcharge them for recovery of misappropriated amounts of sale proceeds.


The District Co-op. Marketing Society has filed a civil suit for recovery of the undelivered stocks worth Rs. 5,30,619 together with interest of 108,472. The contractor has since delivered stocks worth Rs. 2.02 lakhs to the Dist. Co-op. Marketing Society.

A complaint has been made to the Crime Branch C.I.D. to probe into the non-delivery of stocks by the contractor. The matter is under investigation by the Criminal Investigation Department.

Sri B. P. Venkata Reddy who was appointed by the Cuddapah Dist. Co-op. Marketing Society as contractor to lift the stocks has made abnormal delays ranging from 3 to 4 months from April, 68 to September, 68 after taking delivery of stocks from the port and it was found on enquiry that the pledged stocks with Andhra Bank Proddatur and took financial accommodation to the tune of Rs. 47,896 on the pledge of the stocks of the Dist. Co-op. Marketing Society during that period. It also appeared that the truck chits alleged to have been issued by the port Authorities and lorry war, bills produced by the contractor to the Dist. Co-op. Marketing Society for claiming transport charges were manipulated. The matter has also been reported to Crime Branch C.I.D. for further probe.

**Changed prices:** It is reported by the Business Manager that there is heavy accumulation of stocks in the Dist. Co-op. Marketing Society Ltd., Cuddapah. As on 31-12-1969 there were stocks worth Rs. 60.36 lakhs with the society. On account of keen competition from the private merchants, the Dist. Co-op. Marketing Society could not sell its own stocks. The market rates are less than the rates of the Dist. Co-op. Marketing Society and therefore there was a sharp decline in sales. The District Co-operative Marketing Society Cuddapah, has to pay interest to the Govt. on the stocks lying in its godowns besides meeting the godown rents and establishment charges. The position was reviewed by the Directors of the Dist. Co-op. Marketing Society Ltd., in the meeting held on 12-11-69 and it was resolved to forego 75% of the margin allowed by the Government to the District Co-operative Marketing Society and reduce the rates to that extent, so that the accumulated stocks may be disposed of. The
28th March, 1970

Calling attention to a matter of urgent public importance:

Regarding the practice by the President and members of the Board of Cuddapah district marketing society of allowing reduced rates to all sales to ryots, social workers, and others. The sales effected during the period are given below:

- November 1969: Rs. 0.2,773.93
- December 1969: Rs. 2,128.78
- January 1970: Rs. 7,177.00

The Collector is examining how the resolution affects the financial position of the D.I. Co-operative Marketing Society taking into consideration the present establishment charges, contingencies, etc.

Sri T. Ramaswamy: I will get it examined, Sir. I will answer the other point also.

Sri T. Ramaswamy: I will get it examined, Sir. I will answer the other point also.
Calling attention to a matter of urgent public importance:

re: Malpractices by the President and members of the Board of Cuddapah district marketing society.

That is absolutely correct information. The only information received is that 280000 rupees are owed to the marketing society. It is not known what happened to the fertilizers which were entrusted to him for transport. It is not merely a question of collecting the value of that fertilizer. The crime that he has committed.

What action Government should take?

The fact was established here that it has not reached the place of destination.
378 23rd March, 1970.  Calling attention to a matter of urgent
public importance:
Re: Misappropriation of funds by the
Amarthalur rural Bank, Tenali Taluk.

Sri T. Ramaswamy:—The Amarthalur Co-operative Rural
Bank, obtained 196 tonnes of Ammonium Phosphate worth
Rs. 2,25,274.16 on credit from M/S. Parry & Co., in the last week of
March, 1969. At the time of verification of stocks for the half year
Calling attention to a matter of urgent public importance:  
re: Mis-appropriation of funds by the Amrutaloor Rural Bank, Tenali taluk.

ended 31-12-1969, the stock verification officer noticed deficits in stocks to the extent of Rs. 105,938.84 and the District Co-operative Audit Officer, Guntur brought this to the notice of the Deputy Registrar, Guntur in the 2nd week of February, 1970. Immediately thereon, the Deputy Registrar ordered an enquiry under section 51 of the A. P. C. S. Act 7 of and authorised the co-operative Sub Registrar of his Office to conduct the enquiry with instructions to complete it before 31-3-1970. The enquiry is in progress.

Th: Deputy Registrar, Guntur, has also advised the Guntur District Co-operative Central Bank to keep the remaining stocks worth about Rs. 43,000 under its control and to arrange for their sale through its Supervisor who is working as Executive Officer of the Rural Bank. Necessary arrangements have been made for the sale of Fertilisers. Upto 19-3-1970, stocks worth Rs. 4,008.12 were sold by the Supervisor of the Central Bank. It was reported that the ryots requiring the manure were not put to any inconvenience and that the available stocks were being sold by the Supervisor of the Central Bank, who is stationed at Amarthalur itself.

The enquiry officer submitted an interim report. It is noticed from it, that out of the deficit stocks worth Rs. 105,938.84 noticed at the time of stocks verification, stocks worth Rs. 62,511-00 were issued on credit to the cyclone affected ryots in pursuance of the resolution of the Executive Committee of the Bank dated 12-12-69 and that the value of the deficit stock comes to Rs. 43,397.84. It is also reported that a sum of Rs. 3,619-00 has since been recovered towards the value of deficit stocks and the actual value of deficit stocks as on 19-3-70 to be accounted for amounts to Rs. 39,778-84 but not Rs. 1.40 lakhs.

The Deputy Registrar Guntur has asked the Enquiry Officer to examine how far the Directors of the Bank are responsible for the deficit in stocks noticed. The Clerk of the Bank has been kept under suspension pending enquiry.

It is reported that the Bank is working normally and that the business of the Bank is not at all affected and that there has been no complaint either from the depositors or from the ryots so far.

The paid-up share capital of the members of the Bank as on 19-3-70, amounts to Rs. 80,899-00. The deposit from the members under various types of deposits namely Short Term, Long Term, Savings, Thrift Deposits etc. amount to Rs. 51,036-70. The deposits of non members amount to Rs. 51,036-00. The borrowings from Co-operative Central Bank amount to Rs. 91,286-00. The loans outstanding against members as on 19-3-1970 amount to Rs. 2,02,761-00.
28th March 1970. Calling attention to a matter of urgent public importance:

re: Damage to crop due to hail storm in 30 villages in Chintalapudi taluk.

Sri T. Ramaswami:—I have already said, Sir, that the enquiry was ordered immediately this was brought to the notice of the Deputy Registrar, Guntur in the second week of February, 1970; and he also said that it should be completed before 31-1-1970.

re:—Damage to crop due to hail storm in 30 Villages in Chintalapudi Taluk.
Calling attention to a matter of urgent public importance:

Re: Damage to crop due to hail storm in 30 villages in Chintalapudi taluk.

On the 28th March, 1970, I received a communication from the Collector of West Godavari District informing me that owing to a hailstorm on the 10th day of March, 1970, the crop in 30 villages under Chintalapudi Taluk was damaged. The estimate of the damage is as follows:

- Total loss estimated at Rs. 30,000. Total loss estimated to be granted Rs. 75,000.
- Total loss estimated at Rs. 10,000. Total loss estimated to be granted Rs. 75,000.
- Total loss estimated at Rs. 9,000. Total loss estimated to be granted Rs. 45,000.
- Total loss estimated at Rs. 8,000. Total loss estimated to be granted Rs. 40,000.
- Total loss estimated at Rs. 7,000. Total loss estimated to be granted Rs. 35,000.

State Bank of Travancore, State Bank of India, State Bank of Mysore, State Bank of Bombay, Bank of Madura, Bank of Baroda, and Bank of India are requested to advance the necessary funds to the Government of Andhra Pradesh for meeting the estimated losses in these villages.
25th March, 1970

Calling attention to a matter of urgent public importance:

re: Failure of crops in Anantapur district due to failure of rains.

Sri P. Thimma Reddi: Sir, on a representation dated 22-2-70 from Sri G. Vishnumurthi, M.L.A with regard to the hailstorm that took place on 2-2-70 in Chantlapudi taluk, the Collector, West Godavari was contacted on trunk telephone and it was ascertained that the hailstorm took place on 21-2-70 in Chantlapudi taluk, causing damage to the standing crop. The Collector informed that he had offered the grant of remission in accordance with the rules and he had also diverted some cyclone relief amount to that area for distress taccavu. The Collector also promised to send a further detailed report. After receipt of it, further necessary action to give relief to the affected people will be taken.

Sri P. Thimma Reddi:—I have sent for the Secretary. The hon. Member also can come and discuss.

re: Failure of crops in Anantapur district due to failure of rains.

Sri P. Thimma Reddi:—I have sent for the Secretary.
Tiling attention to a matters of urgent public Importance.

re: Failure of crops in Anantapur district due to failure of rains


...
28th March 1970. Calling attention to a matter of urgent public importance:

re: Failure of crops in Anantapur district due to failure of rains.

Failure of crops in Anantapur district due to failure of rains.

Loans. Loans collections due to the delay in collections in the month of April, May should be postponed.

April, May. Loans collections due to the delay in collections in the month of April, May should be postponed.
Calling attention to matter of urgent public importance:

re: Failure of crops in Anantapur district due to failure of rains.
28th March, 1970. Calling attention to a matter of urgent public importance:

re: Failure of crops in Anantapur district due to failure of rains.

Revenue authorities helpless.

I am prepared to revise the remission rules in consultation with the Consultative Committee.
Calling attention to a matter of urgent public importance:
re: Failure of crops in Anantapur district due to failure of rains.

Sri P. Thimma Reddy—Such a thing is not possible. It is impossible because I am telling you, Sir. You are asking me to declare certain areas deserving for remission. That will not happen because even during the cyclone there were some cases which were declared even then you also know such areas must be given total remission and conveniences. Later on Sri Buchirajudu and others from West Godavari and other areas made representations about making them into 1, 2, 3 zones. There are difficulties because liberalised remissions will have to be given to all areas wherever the crops are badly affected. So, I have specifically told on the Floor of the House that 2 and 3 will be brought under one zone and given liberalised remissions also.

Sri P. Thimma Reddy;—There are some standards on which these things are fixed. Not only the Coastal Districts; when I had received representations even from Khammam District also, I have told the Collectors to be as liberal as possible.
28th March, 1970. Calling attention to a matter of urgent public importance:

re : Failure of crops in Anantapur district due to failure of rains.

Sri P. Thimma Reddy:—We will certainly consider; we will give executive instructions.

Sri P. Thimma Reddy:—These cases belong to Panchayat Raj. I don't think the Revenue Department can take a decision about that.

Sri P. Thimma Reddy:—I have already assured the House that this will be brought before the Land Revenue Consultative Committee.
Calling attention to a matter of urgent Public Importance:

re: Non-payment of rate fixed by the Government for sugarcane by the Khandasari sugar factories in Telangana region.

Sri P. Thimma Reddy:—Sir, from different Districts, applications have come; I will certainly get them examined and see what could be done.

re: Non-Payment of rate fixed by the Government for sugarcane by the Khandasari Sugar Factories in Telangana region.
Calling attention to a matter of urgent public importance:
re: Non-payment of rate fixed by the Government for irrigated by the Khandasari sugar factories in Telangana region.

(Sri T. S. Murthy in the Chair)

Calling attention to a matter of urgent public importance: re: Non-payment of rate fixed by the Government for irrigated by the Khandasari sugar factories in Telangana region.

(Sri T. S. Murthy in the Chair)

Sri A. Ramachandra Reddy.—I am not the President. Do not tell it. I am not the President. B. Jashenlal is the President. Why do you say wrong things?
Calling attention to a matter of urgent public importance:

re: Non-payment of rate fixed by the Government for sugarcane by the Khandari sugar factories in Telangana region.

23rd March, 1970

Calling attention to a matter of urgent public importance:

re: Non-payment of rate fixed by the Government for sugarcane by the Khandari sugar factories in Telangana region.
28th March 1970.

Calling attention to a matter of urgent Public Importance:

re: Non-payment of rate fixed by the Government for sugarcane by the Khandari sugar factories in Telangana region.

The matter is:

Non-payment of rate fixed by the Government for sugarcane by the Khandari sugar factories in Telangana region.
calling attention to a matter of urgent public importance:

re: Non-payment of rate fixed by the Government for sugarcane by the Khandari sugar factories in Telangana region.


Non-payment of rate fixed by the government for sugarcane by the Khandari sugar factories in Telangana region.
Calling attention to a matter of urgent public importance:

re: Ordering of V. Ms. Karnams and teachers to bring at least five cases for Family Planning operations.

He is Deputy Tahsildar in Cuppam. He is doing this which I am bringing to the notice of the Chair. Ladies who have passed the monopause stage are being brought for such operations. They do not care for the age...
Calling attention to a matter of urgent public importance:

A: Order of V. Ms Kama's teachers to bring at least five cases for Family Planning operations.

This is the procedure that is being adopted. I request that Minister to kindly see that this sort of instruction of the Collectors are withdrawn or see that these people may not be used and the ryots may not be pressed by these people for this sort of operations.

The Collector of Chittoor has been pleased to fix the target for sterilization of the Samithi. The Vasectomy operations will be conducted by the Primary Health Centres which are located in the villages where the operation is to be conducted. The Government of India have issued certain instructions to all States for involving school teachers and other in family planning programme as they will be in close contact with the people in the rural area. They have fixed target for each State. In turn each...
28th March, 1970. Calling attention to a matter of urgent public importance:

re: Alleged murder of a Harijan of Changal village, Armoor taluk on 21-2-70.

district has been given certain targets on the basis of population. With a view to achieve the target in the District, the district authorities have fixed targets for various categories of staff. Accordingly, the Collector, Chittoor, has fixed a minimum number of 5 cases for each of them and given general instructions. This is just to persuade them to bestow interest in the programme, but there is no compulsion on the part of the motivator or the persons undergoing operations.

Sri D. Venkatesham:—The Minister was pleased to inform that there is no compulsion. I request the Minister to see that the persons are not coerced. There is non-payment of salaries of teachers. The concerned officials are harassing the subordinates. I request that instructions be issued not to harass the officials.

Mr. Chairman:—Please see that they are not compelled.

Mrs. Godfrey:—I have also received complaints that people are being compelled or forced to undergo vasectomy or tubectomy. I would also request the Minister to see that people are not forced or compelled.

re: Alleged murder of a Harijan of Changal Village Armoor Taluk on 21-2-70.

Mr. Chairman:—Please see that they are not compelled.
Calling attention to a matter of urgent public importance:

re: Alleged murder of a harijan of Changal village, Armoor taluk.


One Malla Rajanna, son of Linganna, aged about 75 years of Chengal village, a Harijan was assaulted by Alugonda Rajireddy on 8th January, 1970 when the former went to the hotel of one Narasayya for taking tea. Malla Rajanna was brought to P.S. Armoor on the next day he was sent to hospital for treatment. On 12-2-1970, on receipt of the Medical Certificate, a case was registered as Cr. No. 11/0 u/s 325 I. P. C. and 7 (b) of Untouchability offences Act and chargesheeted. Subsequently on 21-2-1970 morning a written complaint was received from the son of Malla Rajanna of Chengal village stating that his father who had been beaten by Rajireddy on 8-1-70 with stick and undergone medical treatment at Armoor and Nizamabad and discharged from Nizamabad Hospital on 12-2-1970 expired at Chengal village on 19-2-70 after eating some food in his house. On receipt of information, a case in Cr No. 21 u/s 174 cr. P.C. was registered and investigation taken up. After inquest, the dead body was sent to the hospital at Armoor for P.M. examination. The Medical Officer has reserved his opinion pending receipt of the report from the Chemical Examiner. During the course of inquest the fact that the deceased was beaten by Alugonda Rajireddy with stick has been brought out in the relevant columns and Panchayatdars have unanimously opined that the deceased might have died due to some sickness which he had even after discharge from the Hospital. Hence Sec. 74 Cr. P. C. has been altered into 3021. P. C. and investigation taken up.

What is the postmortem report?

Postmortem report:

Chemical Examiner.

Collection of Rickshaw Licence Fees in Twin Cities
Sri J. Vengala Rao: For sometime past Government had under consideration the question of abolishing the Rickshaw Drivers licence fees. After due consideration, Government issued order, on 7-2-70 abolishing Rickshaw drivers licence fees in the State. Immediately on receipt of this order by the Commissioner of Police on 9-2-70 he stopped collecting the drivers licence fees of 0-28 paise on renewals and 0-39 paise for new licences. It is correct to state that drivers licence fees are being collected by the Police Department after issue of the Government orders. However, this order does not mean that the driver need not obtain a driver’s licence as required under section 27 of the Andhra Pradesh (Telangana area) Public Conveyance Act, 1956. The driver has to take out the necessary licence under the Act but he need not pay any fees. It is incorrect to state that 28,000 rickshaw drivers are being harassed by the Police. Only 8,847 drivers have so far obtained licences and 12,400 drivers are yet to take licences and they are plying the rickshaws without a valid driving licence even though the licensing year is coming to a close.

Sri J. Vengala Rao:—They have to obtain licence but there is no payment of fees.

Sri K. Govinda Rao:—I am only seeking a clarification.
Mr. Chairman:—No clarification. Please sit down Mr. Govinda Rao.
Calling attention to a matter of urgent public importance:

**re: Depriving of drinking water to Harijans of Gadipudi in Bandar taluk.**

Sri K. Govinda Rao — The Minister is prepared to explain licence fees collected & fees on licence renewal in the town. under the Act. 11. 20. 30. 40. 50. 60. 70. 80. 90. 100. 1000. 10000. 100000. 1000000. 10000000. 100000000. 1000000000. 10000000000. 100000000000. 1000000000000. 10000000000000. 100000000000000. 1000000000000000. 10000000000000000. 100000000000000000. 1000000000000000000. 10000000000000000000. 100000000000000000000. 1000000000000000000000. 10000000000000000000000. 100000000000000000000000. 1000000000000000000000000.
28th March 1970

Calling attention to a matter of urgent public interest.

Dr. V. Pravin Togadia had declared that the Congress was going to deprive drinking water to Harijans of Godepudi in Banathal.

Sri J. Vengal Rao:— Godepudi village consists of 120 houses of which 75 belong to Harijans and the remaining to Kapus. During 1967 while B. Niranjana Rao was the President of Bandar Panchayat Samithi, he pulled up K. S. Suseela, a Harijan middle at Gaidpudi for dereliction of duty. She is misrepresented the matter to Sri R. V. K. Mohana Rao, CPI(Right) Secretary, Town Communist party, Gudivada that she was abused in slang language affecting her community. R. V. K. Mohan Rao along with Meta China Veeraiah, Secretary, Pendana Block Communist Samithi, CPI(Right) took this incident as an opportunity to get the harijans into their fold, created hatred among the harijans towards B. Niranjana Rao and Kapu community. The feelings between the Harijans and Kapus thus became strained and mounted to its climax with an incident of dispute over the division of water into the fields between harijan Upa Sarpanch M. China Anjiah and Kasirao a kapu on 14-09 and an affray incident between the harijans and kapus on 27-12-69 at Gadepudi village wherein both sides received simple injuries. Seven (7) harijans and (6) six kapus were charged under section 160 IPC and were acquitted in P. C. Nos 350 l. 367/69 of Pedana P. S.,
Calling attention to a matter of urgent public importance:

re: Alleged Police atrocities in Yellandu taluk, Khammam Dist.

There are two wells in this village for drinking purposes, one for kapus and the other for harijans. On 19-1-70 the well of harijans was polluted with rubbish, faecal matter etc. The well of kapus was also similarly polluted. Reports were made at Pedda P.S. on 23-1-70 by both the parties in this regard. The pollution of the well belonging to harijans by kapus was published in Visalandra district 24-1-70 and a pamphlet dt. 28-1-70 was also Sanithi. Agricultural Karanika Sangh and ryot sangh at the instance of R. V. K. Mohan Rao with a view to malign his political opponent B. Niramjana Rao.

Confidential enquiries however revealed that the well of harijans was first polluted by some miscreant youth of kapus and in retaliation the well of kapus was polluted by some harijans. But there is no evidence to connect anybody responsible for these pollutions. The allegations that the harijans are being oppressed and illtreated by castes is reported to be false. It is also reported to be not true that B. Niramjana Rao is instigating Kapus against harijans.

Action under section 107 Cr. P. C. was however taken against both groups. 38 kapus and 44 harijans were brought to book in Cr. Nos. 8 and 9 of Pedda PS and the cases are pending trial.

The situation in the village is reported to be under close watch.

re: Alleged Police atrocities in Yellandu Taluk, Khammam Dist.
Calling attention to a matter of urgent public importance:

re: Alleged Police atrocities in Ye landu taluk, Khammam Dt.,

A platoon of Central Reserve Police was stationed, at Bodu Police Station Yellandu taluk, Khammam district to check naxalite activities. The koyas of Koppurai, Lakshmipuram, Mokkapadu, Nallagundi Tanda, Muttada, Ramachandrapur, Vaddegudem, Pot'uru Gangaram, Kishuram, and Barlagudem villages are sympathisers and supporters of extremists operating in this area. They are harbouring and sheltering the extremists and also carrying information about the movement of police in order to stop these activities. The police are conducting intensive raids in these villages. Such raids are not liked by some koyas as their contacts with extremists are curtailed. The allegation that police are demanding money, rice, fowls, etc. from some villagers is absolutely false and baseless.

Sri J. Vengal Rao - A platoon of Central Reserve Police was stationed, at Bodu Police Station Yellandu taluk, Khammam district to check naxalite activities. The koyas of Koppurai, Lakshmipuram, Mokkapadu, Nallagundi Tanda, Muttada, Ramachandrapur, Vaddegudem, Pot'uru Gangaram, Kishuram, and Barlagudem villages are sympathisers and supporters of extremists operating in this area. They are harbouring and sheltering the extremists and also carrying information about the movement of police in order to stop these activities. The police are conducting intensive raids in these villages. Such raids are not liked by some koyas as their contacts with extremists are curtailed. The allegation that police are demanding money, rice, fowls, etc. from some villagers is absolutely false and baseless.
Calling attention to a matter of urgent public importance:

re: Alleged Police atrocities in Y. Ilanu taluk, Khammam Dt.

March 3, 1970

Oiling attention to a matter of urgent public importance:

re: Alleged Police atrocities in Y. Ilanu taluk, Khammam Dt.

March 3, 1970
4:4 28th March, 1970.  Calling attention to a matter of urgent public importance:

re: Death of Sri Puchalapalli Venkata Reddy at Tallapalem, Kavali Taluk.

re: Alleged cheating of girls by Sri Venkanna in Kakinada.

Sri J. Vengalarao: A Sadhu, by name, Sri Venkanna, started a bogus nurses training centre called Rakshmodyana Nurses Training Centre and collected at the rate of Rs. 280 per head from about 15 girls promising jobs and nurses training and cheated them. On receipt of complaint on 20-2-1970, the Kakinada Town Police Station registered a case under crime No. 92/70 under Section 420 I.P.C and arrested the accused on 2-3-1970 who was remanded on 3-3-1970. About 20 girls belonging to the Centre sought shelter in Abala Shanti Bhavan, a home for destitute women at Kakinada run by private charity. They had no money to return to their places or residence. The training centre was closed all of a sudden by the promoters. The girls have since left for their homes. Investigation is nearly completed and the case is expected to be charge sheeted shortly.

re: Death of Sri Puchalapalli Venkata Reddy at Tallapalem, Kavali Taluk.

(re: Death of Sri Putclialapalli Venkata Reddy at Tallapalem, Kavali Taluk.)
Calling attention to a matter of urgent importance.

Re: Death of Sri Puthalapalli Venkata Raddy at Tallapalem, Kavali Taluk.

Dr Reddy, Venkata Raddy of Tallapalem, Kavali Taluk, was murdered on March 10, 1970. The murder was committed by unknown persons.

An application was made to the mobile unit concerned in connection with the murder case of Venkata Raddy. The application was given sanction.

The constituency concerned is S.P.S. D.S.P. and the D.C. The mobile unit concerned is the 27th mobile unit. The application was given sanction.

Dr Reddy, Venkata Raddy, was a member of the mobile unit concerned. The application was given sanction.

Sri Puthalapalli Venkata Raddy was a member of the mobile unit concerned. The application was given sanction.

Sri Puthalapalli Venkata Raddy was a member of the mobile unit concerned. The application was given sanction.
Sri J Veigal Rao:—On the intervening night of 26/27-2-1970 about twenty Naxalites armed with axes, spears and sticks attacked
Supplementary Estimates of Expenditure for 1969-70.

the house of Sri P.achalipalli Venkatarami Reddy, landlord in Tallepalli village, Kavali Taluk, Nellore district. They inflicted serious injuries on Sri Reddy with swords and axe; due to which he died. They removed gold jewels from the two ladies and from the Godrej almyras. The value of property stolen is estimated to be over Rs. 50,000/- Among the accused, seven have been identified and two have been arrested so far. A case in Cr. No. 670 under sections 148, 395, 397, 322 and 324 I. P. C. of Kavali Rural Police Station has been registered. The Superintendent of Police is personally supervising the investigation.

PAPERS LAID ON THE TABLE
re: Supplemental Information on L.A.Q.No. 1110
Answered on 19-2-70.

Sri P. Thinna Reddy:—Sir, I beg to lay on the Table a statement containing the Supplemental information as promised while answering the L.A.Q.No. 1110 (starred) on 16-2-70.

Mr. Speaker:—Paper laid.

Supplementary Estimates of Expenditure for 1969-70.

Mr. Speaker:—The House will now take up discussion on the Supplementary Estimates of expenditure for the year 1969-70.

Sri B. Ratnasabhapathi:—Before the Minister makes any statement on that, I would like to invite your attention to the news item published in the papers regarding the Writ Petition filed, seeking to restrain the Government to give effect to the Supplementary Budget, before the Hon. Mr. Justice Ramachandrarao in the High Court. Mr. Pitti, Mr. Konda Laxman, both M. L. As and members of the Regional Committee filed a writ petition raising contentsions according to the Andhra Pradesh Regional Committee Amending Order. Amended supplementary budget was moved supplementary budget in the voting session.

104--13
Mr. Speaker: Now our agenda is published in advance and particularly it is Budget Demand. The dates are also fixed. Simply because a Petition is filed, on that ground we hold up discussion. At that rate, can business be conducted to all in the House? What I say is, we are doing this as per rules, as per the rules framed under the Constitution. Now there is no order restraining us from the High Court. If the High Court issues such an order, then again this House will have to consider a out it, particularly the Speaker. Now a petition has been filed, and perhaps it has not even been admitted. Anybody can go and file a petition. If they admit it and restrain the House from proceeding with the discussion, etc., that is a matter which we will have to consider. The proper way a petition has been filed by Mr. Patti and others and it is not known whether it has been admitted. Perhaps they might post it to some other date for admission. If they admit we do not know what they are going to do.

Sri C. V. K. Rao:—Last time also — when a matter was before the Court and when it was not admitted — you were pleased to say: "Let us wait the result and let us take up our business." Does it not apply to this?

Mr. Speaker:—I am saying the same thing now.

Sri C. V. K. Rao:—Therefore we can put off the discussion.

Mr. Speaker:—Which matter are you referring to?

Sri C. V. K. Rao:—The Housing Board contempt matter.

Mr. Speaker:—When somebody said that a petition had been filed in the Court, by Mr. Narsimham against Mr. Venkataramdy and others giving notice of breach of privilege and for restraining the proceeding of this House, what I said was that the petition had been filed and everybody has a right to file a petition and that we might await what the Judges were going to do and that we might not get into further discussion about it. I am saying the same thing now. A petition has been filed: we do not know what the High Court is doing; we do not know what they decide; let us wait. In the other case I said the same thing; in this case I say the same thing.

Sri B. Ratnasabhapathi:—There is no disagreement; it is a legal point. Government can go ahead with the Budget. The High Court will give its own clarification and implications of the G·O. What is the position if the High Court says in a day or two that what the Government has done is not correct and that the figures should be given separately, etc. Government should give separate accounts with regard to the items of expenditure and income — both with regard to Telangana and Andhra and you wanted a ruling to be given. My ruling was to the effect that these supplementary demands relate to the year 1969-70, and not to 1970-71. So I said this Presidential Order has no bearing.
Supplementary Estimates of Expenditure for 1969-70.


or relation to the past. So far as the future is concerned I give a direction to Government saying that in future, though the Budget has been presented now, as far as possible separate figures might be given for this year also. The Budget for 1970-71 was presented before the Presidential order came into force but Government would do well to give separate figures of income as well as expenditure, both in Telangana and the rest of the State. That was my ruling. Now, perhaps I do not know until Mr. Ratnasabnapathi brought to my notice they are trying to question the correctness of my ruling. Very good, they can certainly do that. The High Court might post it for admission; we do not know when they are going to post it for admission. We are going to disperse before 31st; all these things have got to be done. If the High Court were to hold that my ruling is irregular, certainly then we will decide what should be done. I have understood your point. I have also tried as far as possible to clear the position. I am doing the same thing. I did not do one thing in that case and another in this case. Here also, I say: “Let us wait the High Court’s decision.” Whatever decision the High Court were to give, we will give due regard to the decision. The Acts of this House, the statutes passed by this House, they are certainly being questioned in the High Court on grounds of illegality or irregularity; we are certainly trying to get them again rectified or whatever it may be; if the High Court were to hold a different view, we will consider.

Sri C. V. K. Rao:—A little clarification, Sir. The contention of Mr. Ratnasabnapathi is that your ruling is not proper and as such they have gone to the Court. As far as that amendment is concerned it is ultra vires the Constitution. Sir, can I get the assistance of the Government leader so that I can join the party questioning the validity of the particular order.

Mr. Speaker:—I am not here to advise you as to what you should do.

Sri P. Narasing Rao:—The Presidential Order has got constitutional validity. The Presidential Order is framed under a certain Article of the Constitution. You were not present on the other day when this was raised; it has got constitutional validity.

Mr. Speaker:—The point is some of our friends—Mr. Rao and others—raised that even that order is against the Constitution. That is what he said—“ultra vires of the Constitution.” Dr. T. V. S. Chalapathi Rao raised the same point and you were saying it has got constitutional validity. You may differ with them. I am not denying there is constitutional validity. That is the ruling that I gave inspite of the objection raised by Dr. T. V. S. Chalapathi Rao and I am not disputing that fact. That question is whether this Order will apply also to previous things, the estimates of expenditure, etc., i.e., supplementary estimates prior to the Order coming into force. That is the point.

Sri P. Narasing Rao:—But the supplementary estimates are presented after the amendment of the Presidential Order.

Mr. Speaker:—The point is they relate to the items of expenditure for the past year i.e., the previous year 69-70. I gave a ruling that since this relates to the previous year the Presidential Order is
not applicable. You may not agree with my view, honestly you might differ. That is the reason why they have filed a writ petition. I don’t say everybody must agree with my ruling. It can be honest difference of opinion; you may feel I have committed a mistake; now they have filed a petition questioning the correctness of the ruling. Let us see what they say.

Mr Speaker: —When the High Court gives a decision supposing if it becomes necessary, we will certainly consider it.

Sri K. Vijaya Bhaskara Reddy:—Sir, I beg to move the following demands for grants for further expenditure to be made for the year 1969-70.

**NOTICE**

**DEMANDS FOR GRANTS FOR FURTHER EXPENDITURE IN THE YEAR 1969-70**

On the recommendation of the Governor, the following demands for grants for further expenditure will be made:

<table>
<thead>
<tr>
<th>Demand</th>
<th>Nature of Demand</th>
<th>Minister in charge</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Land Revenue</td>
<td>The Minister in charge of Revenue will move that the Government be granted a sum not exceeding</td>
<td>Rs. 1,40,15,000</td>
</tr>
<tr>
<td>II</td>
<td>Excise Department</td>
<td>The Chief Minister will move that the Government be granted a sum not exceeding</td>
<td>51,94,500</td>
</tr>
<tr>
<td>IV</td>
<td>Sales Tax Administration</td>
<td>The Minister in charge of Finance will move that the Government be granted a sum not exceeding</td>
<td>18,87,000</td>
</tr>
<tr>
<td>V</td>
<td>Other Taxes and Duties Administration</td>
<td>The Minister in charge of Power will move that the Government be granted a sum not exceeding</td>
<td>100</td>
</tr>
<tr>
<td>VI</td>
<td>Stamps Administration</td>
<td>The Minister in charge of Revenue will move that the Government be granted a sum not exceeding</td>
<td>7,19,800</td>
</tr>
<tr>
<td>VII</td>
<td>Registration Department</td>
<td>The Minister in charge of Revenue will move that the Government be granted a sum not exceeding</td>
<td>63,300</td>
</tr>
<tr>
<td>VIII</td>
<td>State Legislature</td>
<td>The Minister in charge of Home will move that the Government be granted a sum not exceeding</td>
<td>18,47,000</td>
</tr>
<tr>
<td>IX</td>
<td>Heads of State, Ministers, and Headquarters Staff</td>
<td>The Chief Minister will move that the Government be granted a sum not exceeding</td>
<td>20,12,200</td>
</tr>
<tr>
<td>X</td>
<td>District Administration and Miscellaneous</td>
<td>The Minister in charge of Revenue will move that the Government be granted a sum not exceeding</td>
<td>72,050</td>
</tr>
</tbody>
</table>

Demand for grants for Excess Expenditure for 1964-65.


Demand XI Administration of Justice—The Chief Minister will move that the Government be granted a sum not exceeding.

Demand XII Jails—The Chief Minister will move that the Government be granted a sum not exceeding.

Demand XIII Police—The Minister in-charge of Home will move that the Government be granted a sum not exceeding.

Demand XIV Commerce and Export Promotion Department, Weights and Measures, etc.—The Minister in-charge of Education will move that the Government be granted a sum not exceeding.

Demand XV Miscellaneous Departments—The Minister in-charge of Civil Supplies will move that the Government be granted a sum not exceeding.

Demand XVI Mines and Archaeology, etc.—The Deputy Chief Minister will move that the Government be granted a sum not exceeding.

Demand XVII Education—The Minister in-charge of Education will move that the Government be granted a sum not exceeding.

Demand XVIII Medical—The Minister in-charge of Health and Medical will move that the Government be granted a sum not exceeding.

Demand XIX Public Health—The Minister in-charge of Health and Medical will move that the Government be granted a sum not exceeding.

Demand XX Agriculture—The Minister in-charge of Agriculture will move that the Government be granted a sum not exceeding.

Demand XXI Animal Husbandry—The Minister in-charge of Agriculture will move that the Government be granted a sum not exceeding.

Demand XXII Co-operation—The Chief Minister will move that the Government be granted a sum not exceeding.

Demand XXIII Industries—The Minister in-charge of Small Scale Industries will move that the Government be granted a sum not exceeding.

Demand XXIV Community Development Projects, National Extension Service and Local Development Works—The Minister in-charge of Panchayati Raj will move...

that the Government be granted a sum not exceeding

Demand XXVI Labour and Employment.—The Minister in-charge of Labour will move that the Government be granted a sum not exceeding.

Demand XXVII Other Miscellaneous Social and Developmental Organisations.—The Minister in-charge of Women’s Welfare will move that the Government be granted a sum not exceeding.

Demand XXVII Welfare of Scheduled Tribes, Castes and other Backward Classes.—The Minister in-charge of Social Welfare will move that the Government be granted a sum not exceeding.

Demand XXX Irrigation.—The Minister in-charge of Medium Irrigation and Flood Control will move that the Government be granted a sum not exceeding.

Demand XXXI Electricity — The Minister in-charge of Power will move that the Government be granted a sum not exceeding.

Demand XXXII Public Works — The Deputy Chief Minister will move that the Government be granted a sum not exceeding.

Demand XXXIV Famin Relief — The Minister in-charge of Revenue will move that the Government be granted a sum not exceeding.

Demand XXXV Pensions — The Minister in-charge of Finance will move that the Government be granted a sum not exceeding.

Demand XXXVIII Stationery and Printing — The Minister in-charge of Power will move that the Government be granted a sum not exceeding.

Demand XXXIX Forest Department — The Minister in-charge of Forests will move that the Government be granted a sum not exceeding.

Demand XL Miscellaneous—The Minister in-charge of Finance will move that the Government be granted a sum not exceeding.

Demand XLI Municipal Administration—The Minister in-charge of Municipal Administration will move that the Government be granted a sum not exceeding.

Demand XLII Other Miscellaneous Compensations and Assignments — The Minister in-charge of Finance will move that the Government be granted a sum not exceeding.

Total 13,18,65,100
### B. OTHER EXPENDITURE

<table>
<thead>
<tr>
<th>Demand</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>XLIV</td>
<td>Capital Outlay on Improvement of Public Health — the Deputy Chief Minister will move that the Government be granted a sum not exceeding</td>
<td>Rs 1,00,000</td>
</tr>
<tr>
<td>XLVI</td>
<td>Capital Outlay on Industrial and Economic Development — The Chief Minister will move that the Government be granted a sum not exceeding</td>
<td>1,67,00,000</td>
</tr>
<tr>
<td>XLVII</td>
<td>Capital Outlay on Multipurpose River Schemes -- The Minister in-charge of Irrigation will move that the Government be granted a sum not exceeding</td>
<td>2,95,00,000</td>
</tr>
<tr>
<td>XLVIII</td>
<td>Capital Outlay on Irrigation — The Minister in-charge of Irrigation will move that the Government be granted a sum not exceeding</td>
<td>5,70,00,000</td>
</tr>
<tr>
<td>L</td>
<td>Capital Outlay on Public Works — The Deputy Chief Minister will move that the Government be granted a sum not exceeding</td>
<td>2,30,000</td>
</tr>
<tr>
<td>LI</td>
<td>Other Works — The Minister in-charge of Housing and Accommodation will move that the Government be granted a sum not exceeding</td>
<td>2,98,000</td>
</tr>
<tr>
<td>LII</td>
<td>Capital Outlay on Forest — The Minister in-charge of Forest will move that the Government be granted a sum not exceeding</td>
<td>5,55,000</td>
</tr>
<tr>
<td>LIII</td>
<td>Commuted Value of Pensions — The Minister in-charge of Finance will move that the Government be granted a sum not exceeding</td>
<td>3,00,000</td>
</tr>
<tr>
<td>LIV</td>
<td>Capital Outlay on Schemes of Government Trading — The Minister in-charge of Civil Supplies will move that the Government be granted a sum not exceeding</td>
<td>7,78,000</td>
</tr>
<tr>
<td>LV</td>
<td>Loans and Advances by the State Government — The Minister in-charge of Finance will move that the Government be granted a sum not exceeding</td>
<td>4,65,89,000</td>
</tr>
</tbody>
</table>

**Total** B: 14,59,91,400

**Grand Total**: 29,78,30,500

Demands for grants for Excess Expenditure for 1964-65.

Mr. Speaker—The question is:

"That the following respective supplementary grants noted under each Demand be granted:"

<table>
<thead>
<tr>
<th>Demand</th>
<th>Ministry/Department</th>
<th>Minister in Charge</th>
<th>Proposed Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Land Revenue</td>
<td>Minister in charge of Revenue</td>
<td>Rs. 1,10,16,00</td>
</tr>
<tr>
<td>II</td>
<td>Excise Department</td>
<td>Chief Minister</td>
<td>Rs. 54,04,00</td>
</tr>
<tr>
<td>IV</td>
<td>Sales Tax Admin.</td>
<td>Minister in charge of Finance</td>
<td>Rs. 18,17,00</td>
</tr>
<tr>
<td>V</td>
<td>Other Taxes/Duties</td>
<td>Minister in charge of Power</td>
<td>Rs. 100</td>
</tr>
<tr>
<td>VI</td>
<td>Stamps Admin.</td>
<td>Minister in charge of Revenue</td>
<td>Rs. 7,19,800</td>
</tr>
<tr>
<td>VII</td>
<td>Registration</td>
<td>Minister in charge of Revenue</td>
<td>Rs. 63,300</td>
</tr>
<tr>
<td>VIII</td>
<td>State Legislature</td>
<td>Minister in charge of Home</td>
<td>Rs. 13,47,000</td>
</tr>
<tr>
<td>IX</td>
<td>Heads of State, Ministers and Headquarter Staff</td>
<td>Chief Minister</td>
<td>Rs. 23,12,000</td>
</tr>
<tr>
<td>X</td>
<td>District Admin.</td>
<td>Minister in charge of Revenue</td>
<td>Rs. 72,6,500</td>
</tr>
<tr>
<td>XI</td>
<td>Administration of Justice</td>
<td>Chief Minister</td>
<td>Rs. 7,58,400</td>
</tr>
<tr>
<td>XII</td>
<td>Jails</td>
<td>Chief Minister</td>
<td>Rs. 6,43,000</td>
</tr>
<tr>
<td>XIII</td>
<td>Police</td>
<td>Minister in charge of Home</td>
<td>Rs. 1,8,39,800</td>
</tr>
</tbody>
</table>
Demands for grants for Excess Expenditure for 1964-65.

Demand XIV Commerce and Export Promotion Department, Weights and Measures, etc. - The Minister in charge of Education will move that the Government be granted a sum not exceeding 8,44,700

Demand XV Miscellaneous Departments—The Minister in charge of Civil Supplies will move that the Government be granted a sum not exceeding 15,21,700

Demand XVI Mines and Archaeology, etc.—The Deputy Chief Minister will move that the Government be granted a sum not exceeding 2,14,700

Demand XVII Education—The Minister in charge of Education will move that the Government be granted a sum not exceeding 81,12,500

Demand XVIII Medical—The Minister in charge of Health and Medical will move that the Government be granted a sum not exceeding 78,900

Demand XIX Public Health—The Minister in charge of Health and Medical will move that the Government be granted a sum not exceeding 6,09,600

Demand XX Agriculture—The Minister in charge of Agriculture will move that the Government be granted a sum not exceeding 8,41,200

Demand XXII Animal Husbandry—The Minister in charge of Agriculture will move that the Government be granted a sum not exceeding 25,31,500

Demand XXIII Co-operation—The Chief Minister will move that the Government be granted a sum not exceeding 29,11,200

Demand XXIV Industries—The Minister in charge of Small Scale Industries will move that the Government be granted a sum not exceeding 19,33,200

Demand XXV Community Development Projects, National Extension Service and local Development works—The Minister in charge of Panchayati Raj will move that the Government be granted a sum not exceeding 58,51,000

Demand XXVI Labour and Employment—The Minister in charge of Labour will move that the Government be granted a sum not exceeding 3,11,900

104—14
<table>
<thead>
<tr>
<th>Demand</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>XXVII</td>
<td>Other Miscellaneous Social and Developmental Organisations</td>
<td>4,03,800</td>
</tr>
<tr>
<td>XXXVIII</td>
<td>Welfare of Scheduled Tribes, Castes and other Backward Classes</td>
<td>28,68,600</td>
</tr>
<tr>
<td>XXX</td>
<td>Irrigation—The Minister in charge of Medium Irrigation and Flood Control</td>
<td>1,61,780</td>
</tr>
<tr>
<td>XXXI</td>
<td>Electricity—The Minister in charge of Power</td>
<td>15,95,100</td>
</tr>
<tr>
<td>XXXII</td>
<td>Public Works—The Deputy Chief Minister</td>
<td>20,60,00</td>
</tr>
<tr>
<td>XXXIV</td>
<td>Family Relief—The Minister in charge of Revenue</td>
<td>4,99,12,600</td>
</tr>
<tr>
<td>XXXV</td>
<td>Pensions—The Minister in charge of Finance</td>
<td>51,47,700</td>
</tr>
<tr>
<td>XXXVIII</td>
<td>Stationery and Printing—The Minister in charge of Power</td>
<td>2,07,200</td>
</tr>
<tr>
<td>XXXIX</td>
<td>Forest Department—The Minister in charge of Forests</td>
<td>8,32,000</td>
</tr>
<tr>
<td>XL</td>
<td>Miscellaneous—The Minister in charge of Finance</td>
<td>6,52,700</td>
</tr>
<tr>
<td>XLI</td>
<td>Municipal Administration—The Minister in charge of Municipal Administration</td>
<td>8,010</td>
</tr>
<tr>
<td>XLI</td>
<td>Other Miscellaneous Compensations and Assignments—The Minister in charge of</td>
<td>15,51,800</td>
</tr>
</tbody>
</table>

**Total:** 15,18,65,100
### Other Expenditure

<table>
<thead>
<tr>
<th>Demand</th>
<th>Description</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>XLIV</td>
<td>Capital Outlay on Improvement of Public Health</td>
<td>100</td>
</tr>
<tr>
<td>XLVI</td>
<td>Capital Outlay on Industrial and Economic Development</td>
<td>1,67,01,000</td>
</tr>
<tr>
<td>XLVII</td>
<td>Capital Outlay on Multipurpose River Schemes</td>
<td>20,52,300</td>
</tr>
<tr>
<td>XLVIII</td>
<td>Capital Outlay on Irrigation</td>
<td>5,70,000</td>
</tr>
<tr>
<td>L</td>
<td>Capital Outlay on Public Works</td>
<td>28,80,700</td>
</tr>
<tr>
<td>LI</td>
<td>Other Works</td>
<td>2,78,100</td>
</tr>
<tr>
<td>LII</td>
<td>Capital Outlay on Forest</td>
<td>5,25,000</td>
</tr>
<tr>
<td>LIII</td>
<td>Commuted Value of Pensions</td>
<td>3,00,000</td>
</tr>
<tr>
<td>LIV</td>
<td>Capital Outlay on Schemes of Government Trading</td>
<td>7,76,000</td>
</tr>
<tr>
<td>LV</td>
<td>Loans and Advances by the State Government</td>
<td>4,65,500</td>
</tr>
</tbody>
</table>

**Total-B.** 14,59,91,400

**Grand Total** 29,78,56,500

The motion was adopted.
Sri K. Vijayabaskara Reddy:—Sir, I beg to move that on the recommendations of the Public Accounts Committee and with the approval of the Governor, the following demands are made to make good the excess expenditure incurred in the year 1964–65:

<table>
<thead>
<tr>
<th>Demand No.</th>
<th>Service and Purposes</th>
<th>Excess Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>IV</td>
<td>Sales Tax Administration</td>
<td>Rs. 3,81,844</td>
</tr>
<tr>
<td>VI</td>
<td>Stamps Administration</td>
<td>99,381</td>
</tr>
<tr>
<td>VII</td>
<td>Registration Department</td>
<td>25,732</td>
</tr>
<tr>
<td>VIII</td>
<td>State Legislature</td>
<td>1,94,184</td>
</tr>
<tr>
<td>XI</td>
<td>Administration of Justice</td>
<td>2,03,912</td>
</tr>
<tr>
<td>XIII</td>
<td>Police</td>
<td>24,71,721</td>
</tr>
<tr>
<td>XIV</td>
<td>Central Stores purchase Department Weights and Measures.</td>
<td></td>
</tr>
<tr>
<td>XVIII</td>
<td>Medical</td>
<td>43,20,956</td>
</tr>
<tr>
<td>XIX</td>
<td>Public Health</td>
<td>80,61,276</td>
</tr>
<tr>
<td>XXV</td>
<td>Community Development Projects</td>
<td></td>
</tr>
<tr>
<td>XXXI</td>
<td>Public Works</td>
<td>5,61,85,278</td>
</tr>
<tr>
<td>XXXIII</td>
<td>Famine Relief</td>
<td>20,11,506</td>
</tr>
<tr>
<td>XXXVI</td>
<td>Privy Purses and Allowances to Indian Rulers</td>
<td></td>
</tr>
<tr>
<td>XXXIX</td>
<td>Miscellaneous</td>
<td></td>
</tr>
<tr>
<td>XLI</td>
<td>Other Miscellaneous Contributions and Assignments</td>
<td>15,521</td>
</tr>
<tr>
<td>XLI</td>
<td>Expenditure connected with National Emergency 1962</td>
<td>60,908</td>
</tr>
<tr>
<td>XLIV</td>
<td>Capital Outlay in improvement of Public Health.</td>
<td>67,01,251</td>
</tr>
<tr>
<td>XLVI</td>
<td>Capital Outlay on Consumer Co-operatives</td>
<td>1,47,040</td>
</tr>
<tr>
<td>XLVIII</td>
<td>Capital Outlay on Multipurpose River Schemes</td>
<td>3,0460</td>
</tr>
<tr>
<td>XLIX</td>
<td>Capital Outlay on Irrigation</td>
<td>2,22,08,998</td>
</tr>
<tr>
<td>L</td>
<td>Capital Outlay on Electricity Schemes</td>
<td>2,00,78,815</td>
</tr>
<tr>
<td>LII</td>
<td>Other Works</td>
<td>1,38,919</td>
</tr>
</tbody>
</table>

Mr. Speaker:— Motion moved.

(Pause)

Mr. Speaker:— The question is:

"That the respective Supplementary grant for 1964-65 not exceeding the amount of Rs. 12,399,997 dated 24th March 1970 be granted in respect of the following demands entered into first and second columns therein:

<table>
<thead>
<tr>
<th>Demand No.</th>
<th>Service and Purposes</th>
<th>Excess Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>IV</td>
<td>Sales Tax Administration</td>
<td>3,81,844</td>
</tr>
<tr>
<td>VI</td>
<td>Stamps Administration</td>
<td>99,331</td>
</tr>
<tr>
<td>VII</td>
<td>Registration Department</td>
<td>23,752</td>
</tr>
<tr>
<td>VIII</td>
<td>State Legislature</td>
<td>1,94,124</td>
</tr>
<tr>
<td>XI</td>
<td>Administration of Justice</td>
<td>2,08,012</td>
</tr>
<tr>
<td>XIII</td>
<td>Police</td>
<td>24,71,721</td>
</tr>
<tr>
<td>XIV</td>
<td>Central Stores purchase Department Weights and Measures</td>
<td>1,61,719</td>
</tr>
<tr>
<td>XVIII</td>
<td>Medical</td>
<td>4,320,656</td>
</tr>
<tr>
<td>XIX</td>
<td>Public Health</td>
<td>80,64,276</td>
</tr>
<tr>
<td>XXV</td>
<td>Community Development Projects</td>
<td>—</td>
</tr>
<tr>
<td>XXXII</td>
<td>Public Works</td>
<td>5,61,35,278</td>
</tr>
<tr>
<td>XXXIII</td>
<td>Famine Relief</td>
<td>20,11,566</td>
</tr>
<tr>
<td>XXXVI</td>
<td>Privy Purses and Allowances to Indian Rulers</td>
<td>2,90</td>
</tr>
<tr>
<td>XXXIX</td>
<td>Miscellaneous</td>
<td>—</td>
</tr>
<tr>
<td>XLI</td>
<td>Other Miscellaneous Contributions and Assignments</td>
<td>15,524</td>
</tr>
<tr>
<td>XLII</td>
<td>Expenditure connected with National Emergency 1962</td>
<td>60,008</td>
</tr>
<tr>
<td>XLIV</td>
<td>Capital outlay on improvement of Public Health</td>
<td>67,01,251</td>
</tr>
<tr>
<td>XLVI</td>
<td>Capital outlay on Consumer Co-operatives</td>
<td>1,47,040</td>
</tr>
<tr>
<td>XLVIII</td>
<td>Capital outlay on Multipurpose River Schemes</td>
<td>30,460</td>
</tr>
<tr>
<td>XLIX</td>
<td>Capital outlay on Irrigation</td>
<td>2,22,03,978</td>
</tr>
<tr>
<td>L</td>
<td>Capital outlay on Electricity Schemes</td>
<td>2,00,78,815</td>
</tr>
<tr>
<td>LII</td>
<td>Other Works</td>
<td>1,38,940</td>
</tr>
</tbody>
</table>

Sri M. Manika Rao:— You have given the direction to the Government that they will give the figures separately. Just I want to ask the Minister whether they will give the figures separately within a month or 15 days.

Mr. Speaker:— As early as possible. Otherwise they may not be in a position to do. Let us see:

Sri M. Manika Rao:— In the dictionary of the Government, as early as possible is two years.
Mr. Speaker:—Giving separate figures regarding the income and expenditure of Telangana, you (the Finance Minister) also said that you will try to give it as early as possible. What Mr. Manik Rao is asking is whether you will be in a position to furnish that at least with in a month.

Sri K. Vijaya Bhaskara Reddy:—I cannot assure it. As early as possible.

Sri M. Manik Rao:—As per the direction of the Chair.

Mr. Speaker:—Without any delay we go ahead with the work of collecting the figures. It is better to furnish.

Sri K. Vijaya Bhaskara Reddy:—At the earliest.

Sri M. Manik Rao:—What is the period? It is very vague. It is not difficult for the Government if they want to furnish.

Mr. Speaker:—I am asking them to collect figures as early as possible and furnish them to the Regional Committee and to the House.

Dr. T.V.S. Chalapathi Rao:—In this connection, they have to not only give figures separately for Telangana and Andhra, but also for the Headquarters, which was agreed upon in 1959 and it was now finalised by Bhirgava. There are three regions. One is Andhra, the second is Telangana and the third is Headquarters. For these three regions, the Government has to furnish.

BUSINESS OF THE HOUSE

Mr. Speaker:—There is a time for it, You cannot raise whenever you want to speak.

Smt. J. Eswari Bai:—Whenever I want to speak the Chair is very partial. I am only the lady member.

Mr. Speaker:—I have been as indulgent as possible. I have been allowing every time.

Smt. J. Eswari Bai:—From three days I am asking. Personally also I have told you. The Deputy Speaker said that the concerned Minister is not here.

Mr. Speaker:—The House wants to have discussion for some time.

Mr. Speaker:—If the members are willing to sit, we will have it. Otherwise I will straight away put the Demands to vote, because we have lost our time, due to several reasons beyond your and my control. None of us will feel sorry for it.

Sri C.V.K. Rao:—Under Rule 101 (2), The Speaker shall allot one or more days not earlier than three days after the day allotted for such presentation for the discussion of and the voting on the Demands.

Mr. Speaker:—One day was allotted by the Business Advisory Committee as per the rules. I shall now put the Motion to vote.
ANNOUNCEMENT

re: NOMINATIONS TO THE COMMITTEE ON PUBLIC ACCOUNTS,
COMMITTEE ON ESTIMATES ETC.

Mr. Speaker:—I am to announce to the House that the withdrawal of nominations filed for the election of Members on the Public Accounts Committee, Estimates Committee and Privileges Committee as also for the election of Members for various Zonal and Divisional Railway Users’ Consultative Committees has been further extended up to 3 P. M. on 30th March, 1970. Election, if necessary, will be held on 1-4-1970 between 11 A.M. and 3 P.M.

(The House then adjourned till Half-Past-Eight on Monday the 30th March, 1970)